UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

STATE OF TEXAS et al.,

Plaintiff,

Civil Action No. 18-cv-068 (ASH)

UNITED STATES OF AMERICA et al., Defendant.

AFFIRMATION IN SUPPORT OF MOTION TO INTERVENE UNDER FRevP RULE

24 BY THE TRUSTEES OF THE AD HOC NEW YORKER REPUBLICAN

COMMITTEE

Exhibit 5

Ad Hoc New Yorker Republican Committee

Christopher Earl Strunk

141 Harris Avenue

Lake Luzerne. New York 12846-1721

518-416-8743 Email: strunk@leader.com

Email: suretynomore@gmail.com

Ad Hoc New Yorker Republican Committee

c/o Harold William Van Allen

351 North Road

Hurley New York 12443

845-389-4366 Fax 845-331-1925

Email: billvanallen@icloud.com

Angela D. Caesar, Clerk of Court for the

UNITED STATES DISTRICT COURT DISTRICT OF COLUMBIA

at the Clerk's Office - Criminal Division

333 Constitution Avenue, N.W.,

Washington D.C. 20001

by phone at (202) 354-3060.

Regarding: Criminal Action No. 17-232-EGS United States of America v. Michael T. Flynn

Subject: Filing of the JOINT AMICI CURIAE BRIEF OF CHRISTOPHER EARL STRUNK

AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

The Honorable Clerk of the Court,

Regarding the referenced criminal case, We are filing the Joint Amici Curiae Brief with Exhibits A through F in compliance with suspension of rules per se promulgated by the Order Appointing Amicus Curiae shown as Docket number 205 by the Honorable Emmet G. Sullivan, with a copy at Exhibit A of the Subject notarized Original, Duplicate with two copies and certificate of service; and We Amici Curiae; Christopher Earl Strunk and Harold William Van Allen in propria persona, for simplicity we are the Ad Hoc New Yorker Republican Committee with fax 845-331-1925 located at 351 North Road Hurley NY 12443. On May 14, 2020, We served our Notice of Intent to file upon the Defendants Counsel(s) a copy shown at Exhibit F, and We have not received an objection.

Accordingly, We request that our submission be presented to the Honorable Emmet G. Sullivan with the duplicate to Special Master John Gleeson for permission to file.

Sincerely,

Ad Hoc New Yorker Republican Committee

Dated: May 21, 2019

Lake Luzerne, New York

Christopher Earl Strunk in propria persona

All Rights Reserved Without Prejudice

Dated: May 2/. 26

Lake Luzerne, New York

Harold William Van Allen in propria persona

All Rights Reserved Without Prejudice

Attached: Amici Curiae Brief Original, Duplicate and copies

Certificate of Service

UNITED STATES DISTRICT COURT DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

Plaintiff,

٧.

Criminal Action No. 17-232-EGS

MICHAEL T. FLYNN.

Defendant.

CERTIFICATE OF SERVICE BY U.S. MAIL

WE of the Ad Hoc New Yorker Republican Committee HEREBY CERTIFY that on this 21th day May, 2020, caused a true and correct copy of JOINT AMICI CURIAE BRIEF OF CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN with Exhibit A through F affirmed on 21 May 2020 and a copy of the Letter to the Clerk with request to file annexed to be served upon Defendant's Counsels by first class United States Postal Service mail postage prepaid and by complimentary email marked for delivery to:

Sidney Powell
Molly McCann
Sidney Powell, P.C.
2911 Turtle Creek Blvd.,
Suite 300
Dallas, Texas 75219

Jesse R. Binnall Lindsay R. McKasson Harvey & Binnall, PLLC 717 King Street, Suite 300 Alexandria, VA 22314 W. William Hodes The William Hodes Law Firm 3658 Conservation Trail The Villages, Florida 32163

Honorable William Barr Attorney General Robert F. Kennedy Department of Justice Building 950 Pennsylvania Ave NW. Washington, DC 20530

We of the <u>Ad Hoc New Yorker Republican Committee</u> declare, certify, verify, and state under penalty of perjury that the foregoing is true and correct with 28 USC §1746.

Dated: May ____, 2019

Lake Luzerne, New York

Christopher Earl Strunk

Dated: May

Lake Luzerne, New York

Harold William Van Allen

Debit Card Remit

\$66.70

CORINTH 97 MAIM ST CORINTH, NY 12822-9996 351910-0622 (800) 275-8777 05/21/2020 04:08 PM	ಿಇದೆ ಶಾಹಿತ ದ	(Card Name:Debit Card) (Account #:XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Product Oty Unit Price	Price	Text your tracking number to 28777 (2USPS) to get the latest status, Standard Message and Data rates may apply. You may also visit www.usps.com
PM Exp 1-Bay 1 \$35.70 (Domestic) (Weight:3 Lb 12.80 02) (Signature Requested) (Scheduled Delivery Day) (Friday 05/22/2020 12:00 PM) (Money Back Guarantee) (USPS Tracking #) (EJ103428578US) PM Exp Insurance (Up to \$100.00 included) PM 2-Day 1 \$7.75	\$0.00	USPS Tracking or call 1-800-222-1811 Save this receipt as evidence of insurance. For information on filing an insurance claim go to this receipt as evidence of insurance claim go to this receipt your Mail Preview your Mail Irack your Packages Sign up for FREE @ www.informeddelivery.com
Flat Rate Env (Domestic) (WASHINGTON, DC 20530) (Flat Rate) (Expected Delivery Day) (Tuesday 05/26/2020) (USPS Tracking #) (9505-5105-5456-0142-2134-45) Insurance (Up to \$50.00 included) PM 2-Day 1 \$7.75 Flat Rate Env (Domestic) (ALEXANDRIA, VA 22314)	\$0.00 \$7.75	All sales final on stamps and postage. Refunds for guaranteed services only. Thank you for your business. United States Postal Service NOW HIRING at numerous locations \$16.00 - \$19.00 per hour depending on position Apply online at www.usps.com/careers Search by state - NY Must apply separately for each position desired & Check daily for new opportunities
(Flat Rate) (Expected Delivery Day) (Tuesday 05/26/2020) (USPS Tracking #) (9505 5105 5456 0142 2134 52) Insurance (Up to \$50.00 included) PM 2-Day 1 \$7.75 Flat Rate Env (Domestic) (THE VILLAGES FL 32163) (Flat Rate)	\$0.00 \$7.75	HELP US SERVE YOU BETTER TELL US ABOUT YOUR RECENT POSTAL EXPERIENCE Go to: https://postalexperience.com/Pos 840-5120-0171-001-00029-50117-02 or scan this code with
(Expected Delivery Day) (Tuesday 05/26/2020) (USPS Tracking #) (9505 5105 5456 0142 2134 69) Thsurance (Up to \$50.00 included) PM.2-Day 1 \$7.75 Flat Rate.Env (Domestic) (DALLAS, TX 75219) (Flat Rate)	\$0.00 \$7.75	your mobile device:
(Expected Delivery Day) (Tuesday 05/26/2020) { USPS Tracking #) { 9505-5105-5456-0142-2134-76} Thisurance (Up to \$50.00 included)	\$0.00 \$66.70	YOUR OPINION COUNTS Receipt #: 840-51200171-1-2950117-2 Clerk: 6
ع يو به منظم منظم الانتهاب على المنظم المن	· pile san per-	

EJ103428578US

9505 5105 5456 0142 2134 45

9505 5105 5456 0142 2134 52

9505 5105 5456 0142 2134 69

9505 5105 5456 0142 2134 76

sidney@federalappeals.com
lmckasson@harveybinnall.com
molly@federalappeals.com

UNITED STATES DISTRICT COURT DISTRICT OF COLUMBIA

UNITED	STATES	OF	AMERICA
Plaintiff,			

v.

Criminal Action No. 17-232-EGS

MICHAEL T. FLYNN,	
Defendant.	

JOINT AMICI CURIAE BRIEF OF CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Issues raised:

- Was Lieutenant General Michael Thomas Flynn's deployment by POTUS / Commander-in-Chief (CINC) done under 50 U.S. Code CHAPTER 15—NATIONAL SECURITY?
- Was Lt. Gen. M.T. Flynn's top secret clearance used in the deployment by CINC?
- Did Lt. Gen. M.T. Flynn's deployment involve the Iron Mountain Plan of 1951?
- Did Lt. Gen. M.T. Flynn's investigation involve Soebarkah / GERMAN DVD that stands for Deutscher Verteidigungs Dienst, or German Defense Service intelligence that run West German BND and Stasi re: the near and far East?
- Did Lt. Gen. M.T. Flynn's investigation involve Nellie Armstrong Hauke Ohr of Fusion GPS formative years in Washington County Rhode Island coincide as a Newport County Rhode Island Member of the lace curtain Irish Catholic Community?
- Is Lt. Gen. M.T. Flynn as a line officer of the Defense Intelligence Agency (DIA) also a member of the Senior Executive Service (SES)?
- Is Lt. Gen. M.T. Flynn as a line officer under CINC entitled to a USC Title 10 Provost Marshal General *Uniform Code of Military Justice* investigation instead of by SES members?
- Is the conviction of Lt. Gen. M. T. Flynn appealable within the jurisdiction of the United States Court of Appeals for the Armed Forces under the Proclamation 2040 military government of the Emergency Banking Relief Act of 1933?

Criminal Case Summary https://en.wikipedia.org/wiki/Emmet_G. Sullivan:

In this case of United States of America v. Michael T. Flynn, former national security

adviser to POTUS / CINC Donald J. Trump, was randomly assigned to District Court

Judge Rudolph Contreras in the indictment released on December 1, 2017. On December 7, 2017,

re SES member Peter Strzok the Judge recused himself from sentencing hearings to take place in the Flynn case. Thereafter the case was reassigned to District Court Judge Emmet G. Sullivan.

On December 16, 2019 Judge Sullivan rejected Flynn's claims of entrapment by the FBI and malfeasance by prosecutors after a review of possible case related findings in the SES Michael Horowitz report, and set his sentencing date for January 28, 2020. Judge Sullivan asked prosecutors to present a new sentencing memo. They had previously recommended little or no jail time, but subsequently indicated they might change their position. Flynn filed a motion on January 14, 2020, seeking permission to withdraw his guilty plea, "because of the government's bad faith, vindictiveness, and breach of the plea agreement." On January 16, Judge Sullivan postponed Flynn's sentencing date to February 27. On January 22, Flynn requested he be sentenced to probation and community service if his request to withdraw his guilty plea is not granted. Later in January 2020, senior Department of Justice officials had intervened to recommend Flynn's sentence be reduced from up to six months in jail, in the original recommendation, to probation, without jail time.

On May 7, 2020, the Department of Justice (DOJ) said it would move to drop all charges against Flynn. Per a motion to dismiss filed by Timothy Shea, the acting U.S. Attorney in D.C., the questioning of Flynn by agents, "was untethered to, and unjustified by, the F.B.I.'s counterintelligence investigation into Mr. Flynn." It additionally claimed that the lies Flynn had told to the Federal Bureau of Investigation were not "materially" related to the matter under scrutiny, the alleged Russian interference in the 2016 United States elections. Lead DOJ prosecutor Brandon L. Van Grack withdrew from the case, and no DOJ attorneys who had been involved in the case signed on to Shea's motion. Van Grack had contended in previous filings that the "topics of sanctions went to the heart of the FBI's counterintelligence investigation," and that "any effort to undermine those sanctions could have been evidence of links or coordination between the Trump campaign and Russia." Sidney Powell, Flynn's attorney, claimed that

prosecution filings had been made in "bad faith," and Brady materials had been withheld. Judge Sullivan had previously ruled that Flynn's statements were material to the Russia campaign interference inquiry. It was left to Judge Sullivan to determine whether to dismiss the charges and also to prevent a retrial on the charges. Judge Sullivan had the option of requesting written submissions on the motion and also could determine if additional Brady disclosure materials that should have been provided to the defense could be added to the record. The Department of Justice and big disappointment Attorney General William Barr were widely criticized for moving to drop the charges, an action which was described as "extraordinarily rare, if not unprecedented" and "an assault on the rule of law". Supporting the withdrawal, POTUS said about the career prosecutors, "I hope a lot of people are going to pay a big price because they're dishonest, crooked people.... They're scum — and I say it a lot, they're scum, they're human scum."

On May 12, 2020, Judge Sullivan announced that he would place a hold on the DOJ's move to drop charges against Flynn, and would consider a hearing which could involve "friend of the court" (see Exhibit A) input from outside parties with interests and perspectives. The action by Judge Sullivan appeared to rule out immediate action on the Department of Justice's decision to reverse course and throw out Flynn's December 2017 guilty plea. The judge said "at the appropriate time," he would set a schedule for outside parties to argue against the Justice Department's claims as it moves to drop the charges. Judge Sullivan said amicus briefs may normally be allowed when a party may possess "...unique information or perspective that can help the court" in its decision. He said he would place limits on such argument or testimony since "a criminal proceeding is not a free for all." On May 13, 2020, Judge Sullivan appointed former judge and prosecutor John Gleeson to oppose the DOJ's attempt to drop charges against Flynn and to determine if Flynn committed perjury. Two days earlier, Gleeson had co-written an op-ed with other former law enforcement officials encouraging Judge Sullivan to scrutinize the motion.

CHRISTOPHER EARL STRUNK TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Affiant Christopher Earl Strunk, with domicile at 141 Harris Avenue Lake Luzerne NY 12846-1721 Phone: 518-416-8743 email: strunk@leader.com, am an actual friend of this Court, expresses gratitude for His Honor's grant of leave to proceed in forma pauperis in the F.O.I.A. case STRUNK V. U.S. DEPARTMENT OF STATE AND DEPARTMENT OF HOMELAND SECURITY DCDC No. 1:2008-cv-02234 (RJL), a matter in which I am still in the briar patch about; and even though after 20 plus months there in court have supposedly obtained the only document record for Stanley Ann Dunham, the CIA's custodian for Soebarkah (see **Exhibit B**), despite the shenanigans of Fordham graduate John O. Brennan, the Gus Hall and Aldrich Hazen Ames acolyte, was hired by the State Department to spoliate / cauterize archival records associated with its Pilgrim Society / Muslim Brother / CIA agents among others. As such Affiant is properly labeled a 'birther' who has spent no less than twelve years in contact with patriots like Arizona Sherriff Arpaio special case posse and others as one of my missions with demonstrable cause to safeguard the constitutional term of art 'Natural Born Citizen' - (NBC) a person born on soil of citizen parents as a fundamental matter of allegiance - notwithstanding the cowardly members of the Supreme Court (SCOTUS) perhaps with the exception of Justice Clarence Thomas; and

Further, as if the above set of facts were not enough when the DOS' hired dog ate the homework, on January 20, 2009 at noon when there were multiple lame incompetent overmedicated attempts to administer the constitutional oath of office for President of the United States (POTUS), Affiant then within 72 hrs duly served the return of offer of contract not wishing to contract under terms of the accepted for value format for cause (see **Exhibit C**). Affiant until this day still does not know who Soebarkah is, and as for the over medicated Justice John Roberts who suffers from epileptic seizures that on that day did not want to seize up during the

tension of the moment of high noon couldn't even recite the oath when reading it from his cue cards to the supposed constitutional scholar, both of whom got the oath wrong at least twice and without a public audience had to do it privately all over again back at the SCOTUS office that evening. Soebarkah is not NBC, has no Dunham DNA, is not NBC no matter where he was born, certainly not Hawaii, we do not know where thanks to Jihadist John O. Brennan, moreover there was no constitutional oath making everything Soebarkah does is void ab initio- EVERYTHING. Many cases later go figure!

HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Affiant Harold William Van Allen, with domicile at 351 North Road Hurley NY 12443

Phone: 845-389-4366 email: billvanallen@icloud.com, as an actual friend of this Court, expresses gratitude for His Honor's attention to the case Van Allen v. Roberts et al. 17-cv-0517 in the matter of trying to get the SCOTUS to review the Natural Born Citizen - NBC Docket with a minute text order (see Exhibit D) dismissed without prejudice:

MINUTE ORDER dismissing this case without prejudice for failure to comply with Federal Rule of Civil Procedure 4(m) subject to a motion for reconsideration for good cause shown as to why service of process has not yet been completed. Any motion for reconsideration shall be filed by no later than September 29, 2017. Signed by Judge Emmet G. Sullivan on August 29, 2017. (lcegs2)

CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Affiants have been involved with defending the viability of the New York State

Constitution and decennial redistricting in the matter of suffrage and association for decades.

One important case for a preliminary injunction was brought by Plaintiff Green Party of New York State, a political party, and its members challenging the validity of New York's voter enrollment scheme on May 30, 2003 the United States District Court for the Eastern District of New York (Gleeson, J.) granted plaintiffs a preliminary injunction. *Green Party v. N.Y. State Bd.*

of Elections, 267 F.Supp.2d 342 (E.D.N.Y. 2003). At trial Affiants observed Judge Gleeson's dissatisfaction with the delimited nature of the complaint presented by Plaintiff's counsels of the Brennan Center for Justice at New York University School of Law, New York, New York, of counsel, and so Affiants as a matter of equal protection to strengthen the survival of the injunction, we broadened the number of plaintiffs by brining and opportunity for interveners: the New York State Right to Life Party. the Liberal Party of the State of New York, Libertarian Party of New York, and Marijuana Reform Party of the State of New York; and thereafter those other political parties moved and were granted leave to intervene and in an order dated September 18, 2003 the district court revised the injunction to include the intervenors. to wit Defendants New York State Board of Elections and its Commissioners appeal the district court's grant of the preliminary injunction in favor of plaintiffs and intervenors-plaintiffs.

On appeal, Circuit Judge Cardamone in conclusion affirmed accordingly that the district court did not abuse its discretion when it granted plaintiffs' motion for a preliminary injunction, as plaintiffs would have suffered irreparable harm were an injunction not to issue; and, further, plaintiffs had a substantial likelihood of success on the merits of their suit challenging the constitutionality of New York State's Election Law § 5-302(1).

CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT In explanation regarding the Iron Mountain Plan of 1951:

The Truman administration foreign policy (1) after dropping the Second Nuclear Bomb on Nagasaki lead to the British / Churchill Fulton Missouri Iron Curtin speech initiation of the Cold War and efforts to safeguard all records in anticipation of all out nuclear war that thus transformed Ulster and Dutchess County New York mines and caves (2) and that Truman supported elimination of war by relinquishing all national sovereignty in favor of global

¹ https://millercenter.org/president/truman/foreign-affairs

² https://www.newyorker.com/business/currency/the-many-lives-of-iron-mountain/amp

governance of the United Nations thereafter warned of by then President Eisenhower in his farewell beware of the Military Industrial Complex (MIC) January 17, 1961 speech, that thereafter Truman's Defense Secretary Admiral James Vincent Forrestal's ⁽³⁾ aid de camp JFK opposed in his September 20, 1963 speech to the UN General Assembly ⁽⁴⁾ opposed the 1951 secret Truman plan per se that was published during the LBJ Administration in 1967 ⁽⁵⁾ (6) with calls for world peace elimination of nation states in favor of Global UN governance.

In explanation regarding the 'Deep State' listed in the Plum Book:

The post civil war 14th amendment administrative federal government that transformed the spoils system overlaid after the deaths of Lincoln, Garfield and McKinley from the 1913 temporary monetary emergency was made perpetual in 1928 and with the 1933 FDR Proclamation 2040 Military Government under the Emergency Banking Relief Act is now an extra-constitutional permanent state within a state (7) of United States Government Policy and

³ James V. Forrestal, in full James Vincent Forrestal, (born February 15, 1892, Beacon, New York, U.S.—died May 22, 1949, Bethesda, Maryland), first U.S. secretary of defense (1947–49). Earlier, in the Navy Department, he directed the huge naval expansion and procurement programs of World War II.

⁴ https://www.jfklibrary.org/archives/other-resources/john-f-kennedy-speeches/united-nations-19630920

⁵ https://en.wikipedia.org/wiki/The Report from Iron Mountain

⁶ According to a secret report, a 15-member panel, called the Special Study Group, was set up in 1963 to examine what problems would occur if the United States entered a state of <u>lasting peace</u>. They met at an underground nuclear bunker called Iron Mountain (as well as other, worldwide locations) and worked over the next two years. A member of the panel, one "<u>John Doe</u>", a professor at a college in the Midwest, decided to release the report to the public.

The heavily footnoted report concluded that peace was not in the interest of a stable society, that even if lasting peace "could be achieved, it would almost certainly not be in the best interests of society to achieve it." War was a part of the economy. necessary to conceive a state of war for a stable economy. The government, the group theorized, would not exist without war, and <u>nation states</u> existed in order to wage war. War served the vital function of diverting collective aggression. They recommended "credible substitutes" and paying a "blood price" to emulate the economic functions of war. Prospective government-devised alternatives to war included reports of <u>alien life-forms</u>, the reintroduction of a "euphemized form" of slavery "consistent with modern technology and political processes", and - one deemed particularly promising in gaining the attention of the malleable masses - threat of "gross pollution of the environment".

⁷ The term Deep State disambiguation is a political situation in a country when an internal organ does not respond to the political leadership coined by Peter Dale Scott (born 11 January 1929) who is a Canadian-born poet, academic, and former diplomat best known for his critiques of deep politics and American foreign policy since the era of the Vietnam War. Although trained as a political scientist. A deep state (from Turkish: derin devlet), also known as a state within a state, is a type of governance made up of

Supporting Positions the list of which, the Plum Book, originated in 1952 during the Eisenhower administration and is perhaps his more important legacy disclosure. For twenty years, the Democratic Party had controlled the federal government. When President Dwight Eisenhower took office, the Republican Party requested a list of government positions that the new president could fill. The next edition of the Plum Book appeared in 1960 and has since been published every four years, just after the presidential election, as a publication of the Senate's Committee on Governmental Affairs and the House of Representatives' Committee on Government Reform. The Plum Book is published after each Presidential election, now lists over 10000 federal civil service leadership and support positions in the legislative branch and the executive branch of the federal government that may be subject to noncompetitive appointment nationwide, commonly called political appointments. The Plum Book covers positions such as agency heads and their immediate subordinates, policy executives and advisors, and aides who report to these officials. The Plum Book is used to identify presidentially nominally appointed positions within the present unconstitutional federal government.

In explanation regarding the Senior Executive Service (SES) is a position classification in the civil service of the United States federal government, equivalent to general officer or flag officer ranks in the U.S. Armed Forces. It was created in 1979 when the Civil Service Reform Act of 1978 went into effect under Trilateral Commission's corporatist President Jimmy Carter whose accommodation merger with the global Five-Eyes national security MIC apparatus best illustrated by the Queens *Golden Share* in her Privy council's Serco Inc. served by SES inside traders with impunity using the Office of Personnel Management and related offices designed to be a corps of executives selected for their leadership qualifications, serving in key positions just

networks of power operating independently of a state's political leadership in pursuit of their own agenda and goals. In popular usage, the term carries an overwhelmingly negative context although this does not reflect scholarly understanding. Potential sources for deep state organization include organs of state, such as the armed forces or public authorities (intelligence agencies, police, secret police, administrative agencies, and government bureaucracy)..

below the top Presidential appointees as a link between them and the rest of the Federal (civil service) workforce. SES positions are considered to be above the GS-15 level of the General Schedule, and below Level III of the Executive Schedule. Career members of the SES ranks are eligible for the Presidential Rank Awards program that remains the seditious foreign existential burr under Mr. Donald J. Trump's saddle to be removed by a patriot building a legacy.

Up to 10% of SES positions can be filled as political appointments rather than by career employees. About half of the SES is designated "Career Reserved", which can only be filled by career employees. The other half is designated "General", which can be filled by either career employees or political appointments as desired by the administration. Due to the 10% limitation, most General positions are still filled by career appointees.

Senior level employees of several agencies are exempt from the SES but have their own senior executive positions; these include the Federal Bureau of Investigation, Central Intelligence Agency, Defense Intelligence Agency, National Security Agency, Transportation Security Administration, Federal Aviation Administration, Government Accountability Office, Members of the Foreign Service, and government corporations.

SUMMARY OF JOINT AMICI CURIAE BRIEF OF INFORMATION EXPERTISE AND INSIGHT RELEVANCE FOR SPECIAL MASTER JOHN GLEESON CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Affiants have been involved in United States Court of Appeals for the Armed Forces (CAAF) with three cases 2016 first vote counting case, 2016 Strunk and Phelps in the military government gross dereliction of duty by General Milley complaint and Affiants attempt to prevent vote fraud in 2018 (see <u>Exhibit E</u>).

The injury in the 2020 election cycle by SES / DVD / DNC / CCP etal ongoing coup with money laundering: Russia Russia / Ukraine Ukraine Ukraine / Impeach Impeach Impeach / Virus Virus / Mail-in-Vote Mail-in-Vote Mail-in-Vote / Flynn Flynn / foreign tortuous interference with New York suffrage NOTICE OF INTENT TO FILE (see Exhibit F).

JOINT AMICI CURIAE BRIEF VERIFICATION AFFIDAVIT

STATE OF NEW YORK) COUNTY OF WA

Accordingly, I, Christopher Earl Strunk, being duly sworn, depose and say under penalty of perjury:

I have read the foregoing JOINT AMICI CURIAE BRIEF on the duties of a special master for the Military Government within provisions of the USC Title 10 Military and related law during the ongoing National Banking Emergency and related emergencies or time of war under the 12 USC 95a amended 50 USC App. 5b that comply with the Hague Convention and related law to safeguard Defendant's rights.

Pursuant to remedy provided by Congress under 50 USC App. 17, this affirmation supports perfecting evidence at trial in the respective district court concurrent with a criminal investigation warranted done by the U.S. Army provost marshal general under the ongoing National Emergency or time of war that takes private property and infringes personal rights otherwise to be protected by others directly under the authority of the Commander-in-chief POTUS, in that time is of the essence with irreparable harm; and

Affirmant knows the contents thereof apply to me as a friend of this court by and that the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true, am available for testimony. The grounds of my beliefs as to all matters not stated upon information and belief are as follows: 3rd parties, books and records. and personal knowledge.

Christopher Earl Strunk in esse Sui juris All Rights Reserved Without Prejudice

Subscribed and Sworn to before me This day of May 2020

STATE OF NEW YORK A TOCA

Accordingly, I, Harold William Van Allen, being duly sworn, depose and say under penalty of perjury:

I have read the foregoing JOINT AMICI CURIAE BRIEF on the duties of a special master for the Military Government within provisions of the USC Title 10 Military and related law during the ongoing National Banking Emergency and related emergencies or time of war under the 12 USC 95a amended 50 USC App. 5b that comply with the Hague Convention and related law to safeguard Defendant's rights.

Pursuant to remedy provided by Congress under 50 USC App. 17, this affirmation supports perfecting evidence at trial in the respective district court concurrent with a criminal investigation warranted done by the U.S. Army provost marshal general under the ongoing National Emergency or time of war that takes private property and infringes personal rights otherwise to be protected by others directly under the authority of the Commander-in-chief POTUS, in that time is of the essence with irreparable harm; and

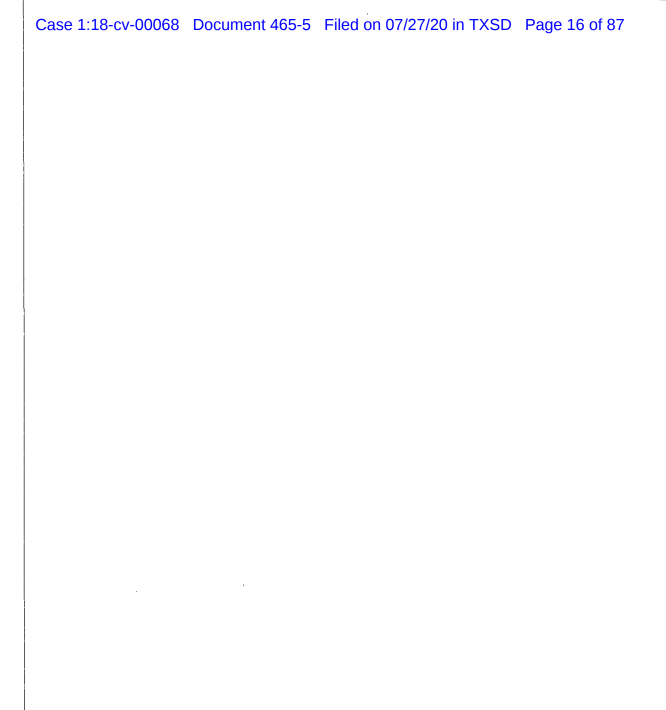
Affirmant knows the contents thereof apply to me as a friend of this court by and that the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true, am available for testimony. The grounds of my beliefs as to all matters not stated upon information and belief are as follows: 3rd parties, books and records. and personal knowledge.

Harold William Van Allen in esse Sui juris All Rights Reserved Without Prejudice

Subscribed and Sworn to before me

This <u>L</u> day of May 2020

TOURISMEND ROPER TRACEMENT NOTARY PUBLIC STATE OF NEW YORK OWNER OF DIRACTOR OF ONE COMP. COMMENT OF STATE OF S



JOINT AMICI CURIAE BRIEF OF CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Exhibit A

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

v.

MICHAEL T. FLYNN,

Crim. Action No. 17-232 (EGS)

Defendant.

ORDER APPOINTING AMICUS CURIAE

Upon consideration of the entire record in this case, it is hereby

ordered that the Court exercises its inherent authority to appoint The Honorable John Gleeson (Ret.) as amicus curiae to present arguments in opposition to the government's Motion to Dismiss, ECF No. 198, see, e.g., United States v. Fokker Servs.

B.V., 818 F.3d 733, 740 (D.C. Cir. 2016); Jin v. Ministry of State Sec., 557 F. Supp. 2d 131, 136 (D.D.C. 2008); it is further

ordered that amicus curiae shall address whether the Court should issue an Order to Show Cause why Mr. Flynn should not be held in criminal contempt for perjury pursuant to 18 U.S.C. § 401, Federal Rule of Criminal Procedure 42, the Court's inherent authority, and any other applicable statutes, rules, or controlling law.

SO ORDERED.

Signed: Emmet G. Sullivan

United States District Judge

May 13, 2020

JOINT AMICI CURIAE BRIEF OF CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Exhibit B



United States Department of State

Washington, D.C. 20520

JUL 2 9 2010

In reply refer to:

CA/PPT/L/LE - Case Control Number: 200807238

Christopher E. Strunk 593 Vanderbilt Avenue, #281 Brooklyn, NY 11238

Dear Mr. Strunk:

The following is in response to your request to the Department of State, dated November 22, 2008, requesting the release of material under the provisions of the Freedom of Information Act (5 U.S.C. § 552).

We have completed a search for records responsive to your request. The search resulted in the retrieval of six documents that are responsive to your request. After careful review of these documents, we have determined that all six documents may be released in full.

We did not locate a 1965 passport application referenced in an application for amendment of passport that is included in the released documents. Many passport applications and other non-vital records from that period were destroyed during the 1980s in accordance with guidance from the General Services Administration.

Passport records typically consist of applications for United States passports and supporting evidence of United States citizenship. Passport records do not include evidence of travel such as entrance/exit stamps, visas, residence permits, etc., since this information is entered into the passport book after issuance.

This completes the processing of your request.

J. W.

Jonathan M. Rolbin, Director
Office of Legal Affairs and Law Enforcement Liaison
Bureau of Consular Affairs
Passport Services

Enclosures: As stated

	FORM APPROVED BUDGET BUREAU NO. 47-8117.5
DEPARTMENT OF STATE FOREIGN SERVICE OF THE UNITED STATES OF AMERICA	post Djakarta, Indonesia
APPLICATION FOR	POST DEPARTMENT FOR ACTION
RENEWAL AMENDMENT EXTENSION	FRENEWED (EXTENDED) TO Jul. 18, 1970
OF TO THE PERSON OF THE PERSON	AMENDED AS REQUESTED
PASSPORT CARD OF IDENTITY REGISTRATION CERTIFICATE OF IDENTITY	F 00
1919/6	\$ 5.00 FEE COLLECTED
Darwing Na. Date Issued 11/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1	NO REE COLLECTED
(PLEASE PRINT NAME IN FULL) (FIRST NAME) (MIDDLE NAME) (LAST NAME) (MIDDLE NAME) (LAST NAME) (DETAILS OF THE SERVICE INDICATED TO PROPERTY OF THE PROPER	, a chiaron of the chiards of the part of an indicati
DATE OF BIRTH (Month, day, year) PLACE OF BIRTH	ias
NOW RESIDING AT	
Makarta, Lodonesia	
UNITED STATES RESIDENCE (Street address, city, county, state)	0.8
IN THE EVENT OF DEATH OR ACCIDENT NOTIFY (Name in full, relationship, s	treet redress, city, state)
Tanky Apmour Dinham Bank HAVE YOU EVER BEEN REFUSED A PASSPORT OR REGISTRATION AS A CITI IF THE ANSWER'S YES, EXPLAIN WHEN AND WHY.	OF THE UNITED STATES?
-	FULC
N/O -)F
70.00	├->
	URNING TO U.S. COMPLETE THE FOLLOWING
PROPOSED TRAVEL PLANS IF RET	URNING TO U.S. COMPLETE THE FOLLOWING
RESIDE WITHIN Indefinite	DEPARTURE
I INTEND TO CONTINUE TO RESIDE ABROAD FOR THE FOLLOWING NAME OF PERIOD AND PURPOSE /N DEF/NATE - MARRIED	SHIP OR AIRLINE
TO GAL INDUSTRECIONAL CITIZEN	DEPARTURE
I have not (and no other person included or to be included in the passport of do zenship, been hardralized as a citizen of a foreign state; taken an oath or made an to a foreign state; entered or served in the armed forces of a foreign state; accepter ployment under the government of a foreign state or political subdivision thereof; which is an election or plebiscite to determine the sovereignty over foreign terrifor the United States or before a diplomatic or consultar officer of the United States of the nationality of any foreign state; or been convicted by a court or court may of the nationality of any foreign state; or been convicted by a court or court may of the asson against, or attempting by force to overthrow, or bearing arms against, the or to destroy by force; the Government of the United States. (If any of the above-mentioned acts or conditions have been performed by or upp in the possport or documentation, the portion which applies should be struck out, or (or affirmation) by the person to whom the portion is applicable should be officient.	affirmation or other formal declaration of allegiance do performed the duties of any office, post, or empored in a political election in a foreign state or partory; made a formal renunciation of nationality either in a foreign state; ever sought or claimed the beneficial of competent jurisdiction of committing any act. United States, or conspiring to overthrow, put down by to the applicant, or to any other person included a supplementary applicants of the applicant.
Subscribed and Swom to (affirmed) before me this	Markey 15 1968

AMEND TO INCLUDE (EXCLUDE) (WIFE INTERNATED AND AMEND TO DEPARTMENT'S AUTHORIZATION (To be recorded only in connection with coses referred to Dight) THE PARRORT OF INCLUDENCE SEEN AND RETURNED TO DEPARTMENT'S AUTHORIZATION (To be recorded only in connection with coses referred to Dight) THE PARRORT OF INCLUDENCE SEEN AND RETURNED TO APPLICANT BY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be recorded only in connection with coses referred to Dight) THE CART OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be recorded only in connection with coses referred to Dight) THE CART OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be recorded only in connection with coses referred to Dight) THE CART OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be recorded only in connection with coses referred to Dight) THE CART OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be recorded only in connection with coses referred to Dight) THE CARD OF IDENTITY WAS CARD ON THE REQUESTED ONLY ARE REQUESTED ON THE RESULT OF THE RECUESTED ONLY ARE REQUESTED ON THE RESULT OF THE RECUESTED ONLY ARE REQUESTED ON THE RESULT OF THE RECUESTED ONLY ARE RECUESTED ON THE RESULT ON THE RES							PAGE
SPOUSE WAS PASSYCHED TO PREVIOUS MARRIED TO PREVIOUS MARRIED BY DISPOSITION OF MY SPOUSE'S PREVIOUS PASSPORT AMERO TO INCLUDE (EXCLUDES CHILDREN AMENO TO INCLUDE (EXCLUDES CHILDREN COLUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT SY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with causes referred to Daph.) YILC DALEPOOL TO CARROLL AND AMENDED AS A TRANSPORT OF INCLUDES CHILDREN AMENO TO INCLUDE (EXCLUDES CHILDREN INTERVED TO OTHER AMENDMENT (SI INCLUDES CHILDREN AMENO TO INCLUDE (EXCLUDES CHILDREN INTERVED TO OTHER AMENDMENT (SI INCLUDES CHILDREN AMENO TO INCLUDE (EXCLUDES CHILDREN INTERVED TO OTHER AMENDMENT (SI INCLUDES CHILDREN AMENO TO INTERVED TO OTHER AMENDMENT (SI INCLUDES CHILDREN AMENO TO INTERVED TO OTHER AMENDMENT (SI INCLUDES CHILDREN AMENO TO INTERVED TO OTHER AMENDMENT (SI INCLUDES CHILDREN AMENO TO INTERVED TO INTERVED TO OTHER AMENDMENT (SI INCLUDES CHILDREN AMENO TO INTERVED TO INTERVED TO INTERVED TO OTHER AMENDMENT (SI INCLUDES		Al	OT DIAS			ND)	
DISPOSITION OF MY SPOUSE'S PREVIOUS ANTACHED CANCELED IDATE! AMEND TO INCLUDE IEXCLUDES CHILDREN NAME AMEND TO READ IN MARRIED CHILDREN AMEND TO READ IN MARRIED NAME AMEND TO READ IN MARRIED TO OTHER AMENDMENT(S) (DESCRIBE IN OFTAIL ACTION REQUESTED) DOUBLENTARY EVIDENCE SUBMITTED TO DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses refused to Dept.) TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses refused to Dept.) THE CASE OF IDENTITY WAS CANCELED CANCELED CERTIFICATE CANCELED CONSULAR OFFICER OF ON THE CASE OF IDENTITY CONSULAR OFFICER OF ON NOT MAR FACE CASE OF IDENTITY CONSULAR OFFICER CONSULAR OFFICER OF ON NOT MAR FACE CASE OF IDENTITY CONSULAR OFFICER CONSULAR OFFICER CONSULAR OFFICER OF ON NOT MAR FACE CASE OF IDENTITY CONSULAR OFFICER CON	NAME.			BIRTHPLA	CE		BIRTHDATE
DISPOSITION OF MY SPOUSE'S PREVIOUS ATTACHED CAMCELED IDATE! AMEND TO INCLUDE IEXCLUDE! CHILDREN NAME AMEND TO READ IN MARRIED HAME AMEND TO READ IN MARRIED TO OTHER AMENDMENT(SI IDESCRIBE IN DETAIL ACTION REQUESTED) DOUMENTARY EVIDENCE SEEN AND RETURNED TO APPLICANT BY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cease referred to Dept.) THE CARD OF IDENTITY WAS AMENDED AS REQUESTED CERTIFICATE EATENDED TO CERTIFICATE EATENDED TO OTHER AMENDED AS REQUESTED EATENDED TO CONSULAR OFFICER OD NOT MAR FACE DEPT. The passport photos required must EATENDED TO CONSULAR OFFICER OD NOT MAR FACE DEPT. TO DO NOT MAR FACE DEPT. TO DO NOT MAR FACE DEPT. TO DO NOT MAR FACE DEPT. TO STAPLE ONE PHOTO HERE DO NOT MAR FACE DO NOT MAR FACE DEPT. DEPT. Concept of the United States of Americal Processing are not again by the regional and have been taken within 2 years of date submitted. When dependents are in the second photos equired must be approximated been been taken within 2 years of date submitted. When dependents are in the second photos equired must be approximated been been taken within 2 years of date submitted. When dependents are in the second photos equired must be provided duty should be shown in a group photograph. The consul will not accept photos equired for photographs are acceptable. Do not make account place of the photographs are acceptable. Do not make account place of the photographs are acceptable. Do not make account place of the photographs are acceptable. Do not make account place of the photographs are acceptable. Do not make account place of the photographs are acceptable. Do not make account place of the photographs are acceptable. Do not make		•		İ		•	
NUMBER OF MY SPOUSE'S PREVIOUS. ATTACHED CAMCELED (GATE)	SPOUSE WAS PREVIOUSLY	OT GBIRRAN				PREVIOUS MARRI	AGE TERMINATED BY
NUMBER OF MY SPOUSE'S PREVIOUS. ATTACHED CAMCELED (GATE)						[] pivo	RCE (**LOFATH
AMEND TO INCLUDE (EXCLUDE) CHILDREN NAMES RESIDENCE DIRTHPLACE BIRTHDATE AMEND TO READ IN MARRIED NAME OTHER AMENDMENTS) IDESCRISE IN OCTAIL ACTION REQUESTED) DOCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT'S AUTHORIZATION (To be executed only in commection with coses refurred to Dept.) THE PASSPORT REPORT REPORT REPORT OF AMENDED AS REQUESTED REATER OF AMENDED TO AS REQUESTED REATER OF THE AMENDED TO AS REQUESTED REATER OF THE AMENDED TO AS REATER OF THE AMENDE						<u> </u>	
AMEND TO INCLUDE IEXCLUDE! CHILDREN NAMES RESIDENCE SISTAPLACE SISTAPLACE SISTAPLACE NAMES RESIDENCE SISTAPLACE SISTAPLACE SISTAPLACE NAMES RESIDENCE SISTAPLACE SISTAPLACE SISTAPLACE SISTAPLACE AMEND TO READ IN MARRIED HAME OTHER AMENDMENTIS! (DESCRIBE IN DETAIL ACTION REQUESTED) OCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT BY CONSULAR OFFICER OCUMENTARY EVIDENCE SEEN AND RETURNED TO APPLICANT BY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be succused only in connection with coses referred to Dept.) THE PASSPORT RENEWED TO APPLICANT BY CONSULAR OFFICER OF PASSPORT RENEWED TO APPLICATE SISTAPLE OF THE CONSULAR OFFICER OF THE CONSULAR OFFICER OF THE CONSULAR OFFICER OF THE CONSULAR OFFICER OF THE CO	GASSPORT	RE VIOUS.	DISPOSE	TION OF MY SPOUSE:	PREVIOUS PA	SSPORT	
AMEND TO INCLUDE (EXCLUDE) CHILDREN RESIDENCE BIRTHDATE AMEND TO READ IN MARRIED AMEND TO READ IN MARRIED HAME OTHER AMENDMENT(S) [DESCRIBE IN DETAIL ACTION REQUESTED] DOUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT SY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses referred to Dupt.) THE PASSPORT RENEWED TO ATE AMENDED TO APPLICANT BY CONSULAR OFFICER OUTHORITY WAS AMENDED TO ARRESTED EATENDED TO (Consul of the United States of America) TO NOT MAR FACE TO DO NOT MAR FACE TO SUBMITTED TO DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses referred to Dupt.) OTHER AMENDED TO (Consul of the United States of America) THE PASSPORT RENEWED TO CATOLOGICAL STATES OF THE PROPROTO HERE DO NOT MAR FACE TO PROPROTO HERE DO NOT	1000		<u> </u>	TTACHED [] CAN	CELED	IDATE	
AMEND TO READ IN MARRIED NAME AMEND TO READ IN MARRIED NAME AMEND TO READ IN MARRIED TO PLACE WARRIED OF EMARKIED OTHER AMENDMENT(S) IDESCRIBE IN DETAIL ACTION REQUESTED) OCCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT SY CONSULAR OFFICER OCCUMENTARY EVIDENCE SEEN AND RETURNED TO APPLICANT BY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses referred to Dept.) THE PASSPORT CERTIFICATE AMENDED AS REQUESTED EXTENDED TO OATE OPINION OF CONSULAR OFFICER OF NOT MAR FACE The passport photor centered must be approximately 7% by 2%; inches in sizes: be on this make been taken within 2 years of the submitted. When dependents are in cluded they have been taken within 2 years of the submitted. When dependents are in cluded they have been taken within 2 years of the submitted. When dependents are in cluded they should be shown within 2 years of the submitted. When dependents are in cluded they should be shown within 2 years of the submitted. When dependents are in cluded they should be shown within 2 years of the submitted. When dependents are in cluded they should be shown within 2 years of the submitted. When dependents are in a group photos that see to a goal libeness. Coler photos dust are not a goal libeness.			AMEND	TO INCLUDE (EXCL	DE) CHILDREN		
DATE MARRIED PLACE MARRIED MARRIED MARRIED MARRIED TO	NAMES	RESID					BIRTHDATE
DATE MARRIED PLACE MARRIED MARRIED MARRIED MARRIED TO	BARACK ASSELL		-				
DATE MARRIED PLACE MARRIED MARRIED MARRIED MARRIED TO	DSA DVA)						· · · · · · · · · · · · · · · · · · ·
DATE MARRIED PLACE MARRIED MARRIED MARRIED MARRIED TO	- Xerseinka AV						
DATE MARRIED PLACE MARRIED MARRIED MARRIED MARRIED TO							
DATE MARRIED PLACE MARRIED MARRIED MARRIED MARRIED TO						}	
DATE MARRIED PLACE MARRIED MARRIED TO			МА	END TO READ IN MAR	RIED NAME		
OCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT 8 Y CONSULAR OFFICER OCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT 8 Y CONSULAR OFFICER OCUMENTARY EVIDENCE SEEN AND RETURNED TO APPLICANT 8 Y CONSULAR OFFICER TATEMENT OF ACTION 8Y POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses referred to Dept.) THE PASSPORT RENEWED TO OATE SAME OF DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses referred to Dept.) THE PASSPORT RENEWED TO OATE SAME OF DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses referred to Dept.) THE PASSPORT RENEWED TO OATE SAME OF DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses referred to Dept.) THE PASSPORT RENEWED TO OATE SAME OF DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses referred to Dept.) THE PASSPORT RENEWED TO OATE SAME OATE OATE SAME OATE OATE OATE OATE OATE OATE OATE OAT	VAME						
OCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT 8 Y CONSULAR OFFICER OCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT 8 Y CONSULAR OFFICER OCUMENTARY EVIDENCE SEEN AND RETURNED TO APPLICANT BY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with coses referred to Dept.) THE PASSPORT RENEWED TO OATE SAME OF DENTITY WAS AMENOED AS REQUESTED EXTENDED TO CERTIFICATE EXTENDED TO (Consul of the United States of America) TOPINION OF CONSULAR OFFICER (Photo required for inclusions) STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately 3% by 2% inches in size; be on thin unglased paper, show full front view of applicant with a plain, light back-by and in the part of the United States of America) OPINION OF CONSULAR OFFICER OF INCLUDENCE OF THE ORDER					·····		
DTHER AMENDMENT(S) (DESCRIBE IN DETAIL ACTION REQUESTED) DOCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT BY CONSULAR OFFICER DOCUMENTARY EVIDENCE SEEN AND RETURNED TO APPLICANT BY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT REMEMBED TO DATE AMENDED AS REQUESTED EXTENDED TO CERTIFICATE EXTENDED TO DATE OF INDICATE AMENDED AS REQUESTED EXTENDED TO CONSULAR OFFICER AUTHORITY (Consul of the United States of America) OFINION OF CONSULAR OFFICER OF INDICATE OF DEATH OF DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT AMENDED AS REQUESTED EXTENDED TO DATE CERTIFICATE SET OF THE PROPERTY OF THE PASSPORT DEPOSIT OF THE PASSPOR	DATE MARRIED		PLACE	MARRIED		MARRIED TO	
DTHER AMENDMENT(S) [DESCRIBE IN DETAIL ACTION REQUESTED] DOCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT BY CONSULAR OFFICER DOCUMENTARY EVIDENCE SEEN AND RETURNED TO APPLICANT BY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT REMEMBED TO DATE AMENDED AS REQUESTED EXTENDED TO THE EXTENDED	1					<u> </u>	
DOCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT 8Y CONSULAR OFFICER DOCUMENTARY EVIDENCE SEEN AND RETURNED TO APPLICANT BY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT RENEWED TO OATE CARD OF JOENTITY WAS AMENDED AS REQUESTED EXTENDED TO (Consul of the United States of America) STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be an chia unglazed paper, show full front view of applicant with a plain, light background; and have been taken within 2 years of date submitted. When dependents are included they should be shown in a group photograph. The consul will not accept photos that are not a good likeness. Color photos graphs are acceptable. Do not stable second photo. Attach	TIZENSHIP OF HUSBAND					<u> </u>	
DOCUMENTARY EVIDENCE SUBMITTED TO DEPARTMENT BY CONSULAR OFFICER DOCUMENTARY EVIDENCE SEEN AND RETURNED TO APPLICANT BY CONSULAR OFFICER TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT RENEWED TO DATE AMENDED AS REQUESTED EXTENDED TO CERTIFICATE EXTENDED TO (Photo regarded for inclusions) STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately acknowledged, show full front view of applicant with a plain, light backsground; and have been taken within 2 years of date submitted. When dependents are included they should be shown in a group photosic plants are not a good likeness. Color photosical state not a good likeness.		U. S. CIT	ZEN	ALIEN-CITIZEN O	F		
TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT		OTHER AL	MENDMEN	T(S) (DESCRIBE IN D	TAIL ACTION	REQUESTEDI	
TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT							
TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT							
TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT							
TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT							
TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT RENEWED TO OATE CARD OF IDENTITY WAS AMENDED AS REQUESTED CERTIFICATE AUTHORITY (Consul of the United States of America) PINION OF CONSULAR OFFICER The passport photos required must be approximately 2½ by 2½ inches in size: be on thin unglazed paper, show full front view of applicant with a plain, light background; and have been taken within 2 years of date submitted. When dependents are in cluded they should be shown in a group photograph. The consul will not accept photos that are not a good likeness. Color photographs are acceptable. Do not sinble second photo. Attach	OCUMENTARY EVIDENCE S	UBMITTED TO D	EPARTM	ENT BY CONSULAR O	FFICER		
TATEMENT OF ACTION BY POST UPON DEPARTMENT'S AUTHORIZATION (To be executed only in connection with cases referred to Dept.) THE PASSPORT RENEWED TO OATE CARD OF IDENTITY WAS AMENDED AS REQUESTED CERTIFICATE EXTENDED TO AUTHORITY (Consul of the United States of America) The passport photos required must be approximately 2½ by 2½ inches in size; be on thin unglazed paper, show full front view of applicant with a plain, light backing of date submitted, When dependents are included they should be shown in a group photograph. The consul will not accept photos that are not a good likeness. Color photographs are acceptable. Do not stable second photo. Attach							
THE PASSPORT CARD OF IDENTITY AMENDED AS REQUESTED EXTENDED TO (Consul of the United States of America) (Photo required for inclusions) STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size; be on thin unglazed paper; show full front view of applicant with a plain, light background; and have been taken within 2 years of date submitted. When dependents are included they should be shown in a group photograph. The consul will not accept photos that are not a good likeness. Color photographs are acceptable. Do not stable second photo. Attach	OCUMENTARY EVIDENCE S	EEN AND RETUR	RNED TO	APPLICANT BY CON	ULAROFFICE	₹	
THE PASSPORT RENEWED TO OATE CARD OF IDENTITY WAS AMENDED AS REQUESTED CERTIFICATE AUTHORITY (Photo required for inclusions) STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size; be on thin unglazed paper; show full front view of applicant with a plain, light background; and have been taken within 2 years of date submitted. When dependents are included they should be shown in a group photograph. The consul will not accept photos that are not a good likeness. Color photographs are acceptable. Do not stable second photo. Attach	TATEMENT OF ACTION BY	POST UPON DEP	ARTMEN	T'S AUTHORIZATION	To be executed	only in connection w	ith cases referred to Dept.)
CARD OF IDENTITY CERTIFICATE CERTIFICATE CERTIFICATE COPINION OF CONSULAR OFFICER CPhoto required for inclusions) STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size; be on thin unglazed paper, show full front view of applicant with a plain, light back- ground; and have been taken within 2 years of date submitted. When dependents are in- cluded they should be shown in a group pho- tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. De not stable second photo. Attach					, 4 22 000400		
CERTIFICATE AUTHORITY (Photo required for inclusions) STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size: be on this unglazed paper, show full front view of applicant with a plain, light back- ground; and have been taken within 2 years of date submitted. When dependents are in- cluded they should be shown in a group pho- tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. De not stable second photo. Attach	THE PASSPORT			RENEWED TO		DATE _	
(Photo required for inclusions) STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size: be on thin unglazed paper, show full front view of applicant with a plain, light back- ground; and have been taken within 2 years of date submitted. When dependents are in- cluded they should be shown in a group pho- tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. De not stable second photo. Attach		TY WA	5	AMENDED AS	REQUESTED		:
STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size; be on thin unglazed paper, show full front view of applicant with a plain, light back- ground; and have been taken within 2 years of date submitted. When dependents are in- cluded they should be shown in a group pho- tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. De not stable second photo. Attach	CERTIFICATE			EXTENDED TO	' 		
STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size; be on thin unglazed paper, show full front view of applicant with a plain, light back- ground; and have been taken within 2 years of date submitted. When dependents are in- cluded they should be shown in a group pho- tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. De not stable second photo. Attach	AUTHOBITY					Money of the Unite	of Student of America)
STAPLE ONE PHOTO HERE DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size; be on thin unglazed paper, show full front view of applicant with a plain, light back- ground; and have been taken within 2 years of date submitted. When dependents are in- cluded they should be shown in a group pho- tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. Do not stable second photo. Attach			01	PINION OF CONSULAR	DFFICER	(Consoi of the Office	arajujes of Americaj
DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size: be on thin unglazed paper, show full front view of applicant with a plain, light back- ground; and have been taken within 2 years of date submitted. When dependents are in- cluded they should be shown in a group pho- tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. Do not stable second photo. Attach	(Photo required for	inclusions)	×	,			;
DO NOT MAR FACE The passport photos required must be approximately 2½ by 2½ inches in size: be on thin unglazed paper, show full front view of applicant with a plain, light back- ground; and have been taken within 2 years of date submitted. When dependents are in- cluded they should be shown in a group pho- tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. Do not stable second photo. Attach	STAPLE ONE PHO	YA HERE					
be approximately 2½ by 2½ inches in size: be on thin unglazed paper, show full front view of applicant with a plain, light back- ground; and have been taken within 2 years of date submitted. When dependents are in- cluded they should be shown in a group pho- tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. Do not stable second photo. Attach	DO NOT MAR	FACE					
tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. Do not stable second photo. Attach						•	
tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. Do not stable second photo. Attach	be on thin unglazed paper		VAS				
tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. Do not stable second photo. Attach	view of applicant with a p		114				
tograph. The consul will not accept photos that are not a good likeness. Color photo- graphs are acceptable. Do not stable second photo. Attach	of date submitted. When d						
that are not a good likeness. Color photo- graphs are acceptable. De not stable second photo. Attach		wa in a group pho-					
graphs are acceptable. De not stable second photo. Attach							
	_	Cordi Mioro-					
PAGEORIS MY DIRING PHONE AND THE STATE OF TH		nd photo. Attach	.] [•
	loasely by paper clip.		×			(County of the VI-to	d States of Americal

FORM F5-299

In certain cases specific authorization by the Department will be required. In these cases an extra copy of the form should be prepared. Upon receipt of the Department's reply the extra copy should be transmitted with a notation of the action taken.

AVUID GASE 1318-cv-00068	Document 465-5 Filed on 07/27/20 in (PLEASE-TYPE OR PRINT)	TXSD Page 24 of 87
APPLICATION previous prespon	FARTMENT OF STATE TION FOR PROSPORT BY MAY!! Issued within the post statif years, two staned	R 10 7 3 10 6 9 7
A (Fits) (ama)	fee of \$10 MUST accomptiny, this application. (Muse lensing). (East notice)	SERIES
S and Passport to	DUNIBAM DOETORO	C
N.GARE DE UN SAUGNIA	tanle Value Dunnam	JAN V 172
CIT / HONO! U.U PHONE NGS: Area Cade: Ha	STATE OF WALL SIFESDER	HOHOLULU: HAWAII
Paye of Blates Prices	OF Blaser Gry, Store, Prevince, Country	
HEIGHT GOLDRIGE HA	R COUDE OF EVES APPROXIMATE DATE OF DEPARTURE	
VISIBLE DIST INCUISMING MARKS	1 Discusation(1 Continue
B: MOSTER DE LOS DEL LOS DE LOS DE LOS DE LOS DE LOS DELLOS DE LOS DELLOS DE LOS DELLOS DE LOS DELLOS DEL	an morthly addless, white reamon, its You/vere born about	SOCIAL SECURITY NUMBER JAO: WERE BOTH OF YOUR RARENTS US. E-YOUR BIRTHY.
	APTA NAPONESIA INTESTIT So not also young of a person who will accompany	Yes ANS
(Name in falls		(Stree) address, Elis, State, ZIP Codel.
PURPOSE OF TRIP	ME ANS DE TRANSPORTATION Sed Alt / Other	COUNTRIES TO BE VISITED
PROPOSED LENGTH OF STAY 1/// DEF/N 4TC 10' OF PREVIOUS TRIPS APROAD WITHIN LAST FIMBUTHS	DOYOU EXPECT TO TAKE ANGTHER THE ARROAD?	/NDONES/A
D WARNING: False stotements made snowingly	ind willfully. In passport applications or affidavits or other supporting of for the USC 1542: The other application of a passport issued out.	ocuments die numishable by line anti-ori imprisonment under
Implisamment under 13 USC 1543. A Maye not since acquiring United States cities alange to a foreign state: catered or served in	The use of a passport in violation of the restrictions therein is punished enship, here mathralized as a critizen of a foreign store, taken an oeth, o the filmed isrcest of a foreign state; accepted of performed the duties of	ble hy Trie and or migrisonhent ander 18 USC 1544. I made in allimation or other tormat declaration of alle- any allice, about of employment under the Government of
2.10(1) the state of the interest of the color of the col	Angelad office reprocedured matematics etting in the United States of a time the United States of the United States of the anatomatic of any foreign subject of press, convicted by the Committing any act of the same against, of alternating by the States, as a majority of a convicted to a control of the same and the s	ity a court of court martial of competent jurisment of Order to over throw, or searing arms against the United "by Joing The Covering it of the United States.
	(I any of the allowe mentioned acts of conditions have be which applies should be strick out, and a supplementary made a part of this application.	explaintary statement should be attached, steard and
	declare under the establies of 18 USC 1001 and 152 is application are true and complete to the rest of my show also detend the constitution of the united States against tenth and allegrance to the same; and that I take this obti	agga and beingt. I derigar doclare that I will support all anemies: foreign and domestic, that I will bear time.
	evasion	Companies applicantly
	(Posspor Office	
ES M DSP-82		FORM_APPROVED BUDGET BUREAU NO 47-R017

DEPARTMENT OF STATE

REQUEST BY UNITED STATES NATIONAL FOR AND REPORT OF EXCEPTION TO SECTION 53.1, TITLE 22 OF THE CODE OF FEDERAL REGULATIONS

<u> </u>	REQUEST							
t i tem imises. I request man an exception be pranted	Hanley and unhan los							
22222	(Signoture)							
REPORT - Pursuant to Section 215 of the Immigration and Nationality Act of 195								
Director, Passport Office Department of State Washington, D. C. 20524 Atm: PT/AC								
	SUBJECT							
STANLEY ANN SOCTORO	DESCRIPTION 516" Brown Brown 135 1b.							
HOME ADDRESS Dialan Taman (Honolulu,	Djakerta, Indonesia							
BIRTHDATE NATURALIZATION DATE N. A.	PASSPORT NO., DATE AND PLACE OF ISSUANCE							
BIRTHPLACE	and the factor of the same of							
Wichita, Kansas	Honoluiu, Hawaii							
DEPARTURE F	ROM UNITED STATES							
DATE AND PLACE OF DEPARTURE	DESTINATION							
onolulu, Hawaii	Djakarta, Indonesia							
FLIGHT NUMBER OR VESSEL	NAME OF CARRIER							
•	Jeren Airlines							
	O UNITED STATES							
DATE AND PLACE OF DEPARTURE FROM ABROAD	IDENTITY DOCUMENTS FRESENTED							
1971, Djakarta, Indonesia	Passport as shown above							
FLICHT NUMBER OR VESSEL	NAME OF CARRIER							
	Pan American Airways							
DATE AND PLACE OF ENTRY	DESTINATION							
	DEST INC. ION							
Honolulu, Hawaii	Monolulu, Haweii							
ACT	ION TAKEN							
Identity and citizenship established.	•							
Exception granted under 22 CFR 53.2(h).								
2	CCT2-11971 Unspector's Stemp							
	(magazier z diemę)							
PLACE (Immigration and Naturalization Service)	SIGNATURE (Immigration Officer) Secretarist Secretarian Secretari							

	Case 1:18-cv-00068 Document 465-5 Filed on 07/27/2	20 in TXSD Page 26 of 87				
	DEPARTMENT OF STATE APPLICATION FOR AMENDMENT OF PASSPORT	Passport Office Use Only) Amend as shown in section: BCCDEEF				
	INSTRUCTIONS: All requests for inclusion of persons must be sworn to (or offirmed) before an Agent of the Department of State or Clerk of Court. Photographs, which meet the requirements below, and evidence of citizenship must be submitted for all persons to be included by this amendment. If such persons have had, or been included in, a previous passport, it should be submitted instead of other documents, and Section G completed.	Add viso pages.				
A	PASSFORT NO. OF APPLICANT DATE ISSUED	GIRTH CERTIFICATEIS) SEEN CHILOIREN'S (WIFE'S) (HUSBAND'S)				
(MAIL PASSPORT TO	FILED OR CR CITY FILED SR CR CITY				
1	FIRET	MARRIAGE CERT. NATZ'N. CERT.				
	STATE Hautau	MS6P SAR				
	96822					
	IN CARE OF	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -				
	(First name) (Middle name) (Last name)	1 1 21 21				
		10 86				
	1, Dranley Ann Doctoro, o citizen)" PR				
٠	of the United States, da hereby request that my passport, which is enclosed, be amended as indicated below.	, INTE				
B	INCLUDE MY CHILD(REN), AS FOLLOWS: (Also complete Section H if child(ren) acquired citizenship by naturalization, and have not had a previous passport.)	(Photo requirements for inclusion)				
	NAME IN FULL PLACE OF BIRTH (City, State) DATE OF BIRTH					
		DO NOT MAR FACE				
		Photos must be ONLY of persons to be in-				
		must be duplicates, approximately 2½ by 1 2½ inches in size; be an thin, unglozed 2				
		poper with a plain, light background and had have been taken within 2 years of date to submitted. Photos should be front view, my				
ſ	INCLUDE MY (WIFE) (HUSBAND), AS FOLLOWS: (Also complete Section H if (wife)	but not full-length, and may not be snap- shot, Polaroid, acetateor film base prints.				
Ų	(husband) acquired citizenship by naturalization, and/or Section I if wife was previously married before Morch 3, 1931.)	When more than I person is to be included,				
	(WIFE'S) (HUSBAND'S) FULL LEGAL NAME PLACE OF BIRTH (City, Store)	are acceptable.				
	DATE OF BIRTH DATE OF MARRIAGE	DO NOT STAPLE SECOND PHOTO ATTACH BY PAPER CLIP				
en.		*				
U	EXCLUDE PERSONS, AS FOLLOWS:					
	MY WIFE	SEPARATE PASSPORT				
	MY HUSBAND NOT TO ACCOM	PANY				
Ē	MY CHILDREN (Give name(s)). CHANGE TO READ IN MARRIED NAME, AS FOLLOWS:					
	MARRIED NAME OF TO SETTE 20					
	PLACE OF MARRIAGE (EA) STORE)	DATE OF MARBIAGE				
d Cappe	Molokai, Hawaii	5				
	HUSBAND'S NAME IN FULL WHO IS DE UNIT	ED STATES CITIZEN				
, -	LILO DOE DOEAD AS EQUIDADES	ZEN OF JAKONESIC				
	CHANGE TO READ AS FOLLOWS:					
		1				
G	(CHILD(REN)'S) (WIFE'S) (HUSBAND'S) LAST U. S. PASSPORT					
***	NUMBER DATE ISSUED					
	IN NAME OF	REWITH				
	IN NAME OF SUBMITTED HI					
ļ	FORM DSP-19 (CVER)					

TO BE COMPLETED BY AN APPLICANT REQUESTING INCLUSION IN THE PASSPORT OF A RELATIVE WHO ACQUIRED CITIZENS THROUGH AND ACQUIRED CITIZENS THROUGH THE NATURALIZATION OF THROUGH AND ACQUIRED CITIZENS THROUGH AND ACQUIRED CONTROL OF	<u> </u>	5B' == =:												PAG
THE U.S. ON (Moorth, day, year) AS SHOWN BY THE ACCOMPANYING CERTIFICATE OF NATURALIZATION NO. TO BE COMPLETED BY AN APPLICANT WHOSE WIFE WAS PREVIOUSLY MARRIED BEFORE MARCH 3, 1931, AND WHO IS TO BE INITIAL MARKED AND AND WHO IS TO BE INITIAL MARKED AND AND WAS NATURALIZED BY AN APPLICANT WHOSE WIFE WAS PREVIOUSLY MARRIED BEFORE MARCH 3, 1931, AND WHO IS TO BE INITIAL MARKED AND AND WAS NATURALIZED BY AND WHO IS TO BE INITIAL MARKED AND AND WAS NATURALIZED BY DATE OF PREVIOUS MARRIAGE NAME OF FORMER HUSBAND PLACE OF PREVIOUS MARRIAGE FORMER HUSBAND'S PLACE OF BIRTH ON THE EVENT OF ORATH OR ACCIDENT NOTIFY NAME IN FULL RELATIONSHIP STREET ADDRESS, CITY, STATE I have not (and no other person included or to be included in the passport bas), since acquiring United States citizen, been naturalized as a citizen of a foreign state; tester at open over foreign state; excepted or served in the anmed forces of a foreign state; accepted or performed the duries of any office, poss, ployment under the government of a foreign state over included or to performed the duries of any office, poss, ployment under the government of a foreign state over included or to be included in the passport, the solution of the United States in a foreign state; ever sought end the benefits of the nationality of any foreign state; one one converted by a court or court martial of competent jurisdiction mitting any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or consponenting any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or consponenting any act of the included in the passport, the portion which applies should be strack out, and a supplementary explanatory and are subjected in a fine passport, the portion which applies should be attached and made a part of this applies and persons included in my pa	BE CO ROUGH	OMPLETEI H NATURA	LIZATION									·	CITIZENS	HIF
WHO WAS NATURALIZED DEFORE THE (Name of count) AS SHOWN BY THE ACCOMPANYING CERTIFICATE OF NATURALIZATION NO. TO BE COMPLETED BY AN APPLICANT WHOSE WIFE WAS PREVIOUSLY MARRIED BEFORE MARCH 3, 1931, AND WHO IS TO BE IN IN PASSPORT (If morried more than twice, set forth facts in a supplemental statement) HER MAIDEN NAME WAS DATE OF PREVIOUS MARRIAGE FORMER HUSBAND PLACE OF PREVIOUS MARRIAGE IN THE EVENT OF OEATH OR ACCIDENT NOTIFY NAME IN FULL RELATIONSHIP STREET ADDRESS, CITY, STATE I have not (and no other person included or to be included in the passport bas), since acquiring United States citizen fortign state; entered or served in the armed forces of a foreign state; accepted or performed the duries of any office, post, ployment under the government of a foreign state or political subdivision thereof; wored in a political election or lebiscite to determine the sovereignty over foreign tentry, made a formal renunciation of nity either in the United States to before a diplomatic or consular office of the United States in a foreign state; ever sought ed the benefits of the nationality of any foreign state; one occurred by a court court marrial of competent jurisdiction mitting any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or consponder throw, put down or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or conditions have been performed by or apply to the applicant, or to any other precladed or to be included in the person; to whom the portion which applies should be strack out, and a supplementary explanatory ander oath for affirmation) by the person to whom the portion is about the previously asked to have these tional persons included in my passport; that they are not now in possession of valid passports, and that they have not made tional persons included in my passport; that they are not now in possession of valid passports, and that they have not made tional persons included in my passport	U. 5. O	ON (Month, d					. s. C1T17	ENSHIP	ТИРОПСИ Т	HE NATUR	ALIZATION	1 OF		
AS SHOWN BY THE ACCOMPANYING CERTIFICATE OF NATURALIZATION NO. TO BE COMPLETED BY AN APPLICANT WHOSE WIFE WAS PREVIOUSLY MARRIED BEFORE MARCH 3, 1931, AND WHO IS TO BE IN IN PASSPORT (If morried more than twice, set forth facts in a supplemental statement) HER MAIDEN NAME WAS DATE OF PREVIOUS MARRIAGE NAME OF FORMER HUSBAND PLACE OF PREVIOUS MARRIAGE IN THE EVENT OF DEATH OR ACCIDENT NOTIFY NAME IN FULL RELATIONAMIP STREET ADDRESS, CITY, STATE I have not (and no other person included or to be included in the passport bas), since acquiring United States citizen, been naturalized as a citizen of a foreign state; taken an oath or made an affirmation or other formal declaration of allegian foteign state; entered or served in the armed forces of a foreign state; accepted or performed the duties of any office, post, ployment under the government of a foreign state or political subdivision thereof your edit in a political line foreign participated in an election or plebiscite to determine the sovereignty over foreign remitary; made a formal renunciation of a rive either in the United States or before a diplomatic or consult officer of the United States in a foreign state; ever sought ed the benefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdiction mirring any act of treason against, or attempting by force to overthrow, not bearing arms against, the United States, or conspoverthrow, put down on to destroy by force, the Government of the United States. (If any of the above-markioned acts or conditions have been performed by or apply to the applicant, or to any other percladed or to be included in the passport, the portion which applies should be attached and made a part of this applicational persons included in the passport, that they are not now in possession of valid passports, and that they have non made to all persons included in my passport; that they are not now in possession of valid passports, and that they have non made to all passports,		•							□ 5€LF		PARENT	FC	RMER HUS	BAND
TO BE COMPLETED BY AN APPLICANT WHOSE WIFE WAS PREVIOUSLY MARRIED BEFORE MARCH 3, 1931, AND WHO IS TO BE IN IN PASSPORT (If merried more than twice, set forth forth in a supplemental statement) HER MAIDEN NAME WAS DATE OF PREVIOUS MARRIAGE NAME OF FORMER HUSBAND PLACE OF PREVIOUS MARRIAGE NAME OF FORMER HUSBAND PLACE OF PREVIOUS MARRIAGE NAME IN FULL RELATIONSHIP STREET ADDRESS, CITY, STATE 1 have not (and no other person included or to be included in the passport bas), since acquiring United States citizens been naturalized as a citizen of a foreign state; taken an each or made an affirmation or other formal declaration of allegian io reign state; entered or served in the armed forces of a foreign state; accepted or performed the duties of any office, post, playment under the government of a foreign state or political subdivision thereof; voted in a political election in a foreign participated in an election or plebiscite to determine the sovereignty over foreign terminary; made a formal renunciation of nity either in the United States or before a diplomatic or consultar officer of the United States in a foreign state; ever sought ed the benefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdiction mitting any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or conspoyerthrow, put down or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or canditions have been performed by or apply to the applicant, or to any other percluded or to be included in the passport, the pointion which applies should be struck out, and a supplementary explanatory ander path for affirmation) by the person to whom the portion is applicable should be attached and made a peri of this application of pointing persons included in the passport, that they are not now in possession of valid passports, and that they have not now in possession of valid passports, and that they	WAS NA	IATURALIZE	D BEFORE T	HE (Name	of court)			LOCATED	IN (City, Stat	ta)	 •			
NAME OF FORMER HUSEAND The Event of Oberth or served in the armed forces of a foreign state; caken an oath or made an affirmation or other formed the duties of any office, post, playment under the government of a foreign state; taken an oath or made an affirmation word in the United States or before a diplomatic or consular officer of the United States in a foreign state; ever sought ed the benefits of the nationality of any foreign state; are consular officer of the United States in a foreign state; ever sought ed the benefits of the nationality of any foreign state; are been convicted by a court or court martial of competent jurisdiction mitring any act of treason against, or attempting by force to overthow, or bearing arms against, the United States, or conspoverthrow, put down or to destroy by force, the Government of the person to whom the performed by a court or court martial of competent jurisdiction mitring any act of treason against, or attempting by force to overthow, or bearing arms against, the United States, or conspoverthrow, put down or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or conditions have been performed by or apply to the applicant, or to any other per cluded or to be included in the passport, the portion which applic able should be attoched and made a part of this applic able should be attoched and made a part of this applic able should be attoched and made a part of this applic and persons included in my passport; that they are not now in possession of valid passports, and that they have not made tional persons included in that they have not made tional persons included in that they have not made tional persons included in that they have not made tional persons included in that they have not made tional persons included in that they have not made tional persons included in that they have not made tional persons included in that they have not made tional persons included in the person to made the passport, and that they have not made	ножи в	BY THE AC	COMPAHYING	CERTIF	EATE OF NA	TURALIZATI	lon no.							
PLACE OF PREVIOUS MARRIAGE FORMER HUSBAND'S PLACE OF BIRTH MARRIAGE WAS TERMINATED BY DOVORCE IN THE EVENT OF OGATH OR ACCIDENT NOTIFY NAME IN PULL RELATIONSHIP TREATIONSHIP STREET ADDRESS, CITY, STATE ARE STREET ADDRESS, CITY, STATE PLACE OF PREVIOUS MARRIAGE ARE EVENT OF OGATH OR ACCIDENT NOTIFY NAME IN PULL RELATIONSHIP STREET ADDRESS, CITY, STATE The event of a foreign state; taken an oath or made an affirmation or other formal declaration of allegian foreign state; entered or served in the armed forces of a foreign state; accepted or performed the duties of any office, post, ployment under the government of a foreign state or political subdivision thereof; voted in a political election in a foreign participated in an election or plebiscite to determine the sovereignty over foreign territory; made a formal renunciation of nity either in the United States of before a diplomatic or consular officer of the United States in a foreign state; ever sought of the benefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdiction mitring any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or consponenthrow, put down or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or conditions have been performed by or apply to the applicant, or to any other percluded or to be included in the passport, the portion which applies should be attached and made a part of this applies and for affirmation) by the person to whom the portion is applicable should be attached and made a part of this applies and persons included in my passport; that they are not now in possession of valid passports, and that they have not made to an applicable in the they have not made to an applicable and the passports, and that they have not made to an applicable in the passports, and that they have not made to a passport that they have not made to a passport that they have not made to	BE COM	DAPLETED DRT (If mo	BY AN APP	LICANT	WHOSE WIF	E WAS PRE	VIOUSL plemento	Y MARRIE I stotemen	D BEFORE	MARCH 3.	1931, AN	D WHO IS	TO BE IN	CLUDEI
In the event of death or accident notify NAME IN FULL RELATIONSHIP I have not (and no other person included or to be included in the passport bas), since acquiring United States citizen been naturalized as a citizen of a foreign state; taken an oath or made an affirmation or other formal declaration of allegian ideagn state; entered or served in the armed forces of a foreign state; accepted or performed the duties of any office, post, ployment under the government of a foreign state or political subdivision thereof; voted in a political election in a foreign participated in an election or plebiscite to determine the sovereignty over foreign terminary; made a formal renunciation of n ity either in the United States of before a diplomatic or consular officer of the United States in a foreign state; ever sought ed the benefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdiction mitring any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or consponenthow, put down or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or conditions have been performed by or apply to the applicant, or to any other percladed or to be included in the persons to whom the portion is applicable should be attached and made a part of this applicable and the or applicable in the persons included in my passport; that they are not now in possession of valid passports, and that they have not made to not made to a passports, and that they have not made to a passports, and that they have not made to not made to the persons included in my passport; that they are not now in possession of valid passports, and that they have not made to a possession of valid passports, and that they have not made to a possession of valid passports, and that they have not made to a possession of valid passports, and that they have not made to a possession of valid passports, and that they have not made	MAIDE	EN NAME WA	s	,				DATE OF	PREVIOUS MA	ARRIAGE				
In the event of death or accident notify NAME IN FULL RELATIONAMIP I have not (and no other person included or to be included in the passport bas), since acquiring United States citizens been naturalized as a citizen of a foreign state; taken an oath or made an affirmation or other formal declaration of allegian integral state; entered or served in the anneal forces of a foreign state; accepted or performed the duties of any office, post, ployment under the government of a foreign state or political subdivision thereof; voted in a political election in a foreign participated in an election or plebiscite to determine the sovereignty over foreign territory; made a formal renunciation of a ity either in the United States or before a diplomatic or consular officer of the United States in a foreign state; ever sought ed the benefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdiction mirring any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or conspoverthrow, put down or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or conditions have been performed by or apply to the applicant, or to any other percladed or to be included in the passport, the portion which applies should be struck out, and a supplementary explanatory ander path for affirmation) by the person to whom the portion is applicable should be attached and made a part of this applies to all persons included in my passport; that they are not now in possession of valid passports, and that they have not made	E DF F	FORMER HU	DIAND					PLACE DE	PREVIOUS	WARRIAGE				
I have nor (and no other person included or to be included in the passport has), since acquiring United States citizen, been naturalized as a citizen of a foreign state; taken an oath or made an affirmation or other formal declaration of allegian foreign state; entered or served in the amed forces of a foreign state; accepted or performed the duties of any office, post, playment under the government of a foreign state or political subdivision thereof; voted in a political election in a foreign spaticipated in an election or plebiscite to determine the sovereignty over foreign tentory; made a formal renunciation of n ity either in the United States or before a diplomatic or consular officer of the United States in a foreign state; ever sought educe be benefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdiction mitting any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or consponenthrow, put down or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or conditions have been performed by or apply to the applicant, or to any other percluded or to be included in the passport, the portion which applies should be struck out, and a supplementary explanatory sunder oath for affirmation) by the person to whom the portion is applicable should be attached and made a part of this applies tional persons included in my passport; that they are not now in possession of valid passports, and that they have nor made tional persons included in my passport; that they are not now in possession of valid passports, and that they have nor made	MER HU	USBAND'S F	LACE OF BIR	RTH							-		DATE	
been naturalized as a citizen of a foreign state; taken an oath or made an affirmation or other formal declaration of allegian foreign state; entered or served in the armed forces of a foreign state; accepted or performed the duties of any office, post, playment under the government of a foreign state or political subdivision thereof; voted in a political election in a foreign participated in an election or plebiscite to determine the sovereignty over foreign retrievry; made a formal renunciation of a ity either in the United States or before a diplomatic or consular officer of the United States in a foreign state; ever sought ed the benefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdiction mixing any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or consponenthow, put down or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or conditions have been performed by or apply to the applicant, or to any other percladed or to be included in the passport, the portion which applies should be struck out, and a supplementary explanatory ander oath for affirmation) by the person to whom the portion is applicable should be attached and made a part of this applies it is obtained as a foreign asked to have these tional persons included in my passport; that they are not now in possession of valid passports, and that they have not made	HE EVE			DENT NO	r) FY	RELATI	ONSHIP			57RE <u>2</u> '	T ADDRESS	, CITY, ST	ATE	
tional persons included in my passport; that they are not now in possession of valid passports, and that they have not made	oreign oloymen oloymen oloymen oloymen oloymen oloymen ty eith ty eith tring overthro (//	acuralized i state; en ent under t pared in ou her in rhe benefits o g any act o row, put do if any of t tor to be i	as a citizer tered of serv he governme m election or United State f the nation f treason ag own or to de- he above-me ncluded in to	n of a forved in the core of a for plebiscos or before ality of calings, on serion by antioned the passi	reign state e amed fo oreign state cite to dete ore a diplo any foreign r attemptin force, the acts or ear out, the pa	e; taken an e erces of a fa- te or politic ermine the s ematic or co- a state; or be g by force to Government efficient has forced and the fo	oath or to breign so cal subd so vereign solar of the to of the ue been hoppife:	made an : rate; acce ivision th nty over officer of victed by ntow, or I United S performe s should	affirmation of the period of t	or other formed the din a politory; mad States in court man a sagainst, by to the cut, and a	ormal deci- e duties of itical ele e a forma a foreign ial of cor the Units applicant, supplemen	larstion of any officient in a larent in a larent in a state; evaluated States, or to any neary expension of the any expension of the a	f allegiar ice, post, s foreign acion of n er sought urisdiction or const enter pe lanatory:	or em- state or ational- or claim of com piring to
	ional p	persons in	cluded in m	y passpo	ort; that the									
(Signdture of Applicant)						/	La)	jan.	(Signden	re of App	(icant)	<u> </u>	ta	· [
Subscribed and swom to (affirmed) before me thisday of, 19	·Su	Subscribed	and swom t	to (affim	red) before	me this			day o روز الم	of			_ , 19	
(Agent, Department of State or Clerk of Court)						 -	$/A_{\delta}$	gent, Dep	artment of S	State or C	lerk of C	ourt)		

(PLEASE PRINT OR TYPE - PENCIL NOT ACCEPTABLE) For Department Decision Jakarta, Indonesia DEPARTMENT OF STATE POST LOCATION POST ACTION APPLICATION FOR PASSPORT REGISTRATION PASSPORT ISS REGISTRATION APPROVE Complete ALL entries in all sections that apply to you. If information is unknown, write "Unknown". Do not leave blank spaces. Use additional species where space provided is not adequate. June 2,1976 Espin, June 1,1981 A CARD OF IDENTITY AND REG! TO BE COMPLETED BY ALL APPLICANTS (First name) (Middle name) (Last name) SIO Fee collected DUNHAM No Fee possport S3 fee collected (for cord) STANLEY Gificial possport 48-page pessport of the United States, do hereby apply for (a passport) (registration) DATE OF BIRTH PLACE OF BIRTH (City, state/province, sountry) MY LAST PASSPORT WAS OBTAINED FROM (Note: If included in another's passport, state name of begraf) Lecation of Issuing Office WIGHITA, KANSAS, USA Data of Issuance 1972 COLOR OF HAIR COLOR OF EYES HUNDLULU BROWN BROWN Beater: Sub or nerowm.

Conselled and returned VISIBLE DISTINGUISHING MARKS OCCUPATION G PAR Orber disposition (store) NONE Seen and returned HADTI ROME NOW RESIDING AT 💯 🌠 👢 . MY LAST REGISTRATION AS A CITIZEN OF THE UNITED STATES WAS A PPROVED mentens. <u> Balam</u> Date of Registration Lecation of Registering Office PERMANENT REPRENCE (Street address, city, 24. 5.100 %) (If some as above, HONOLULU, HAWA)
IN THE EVENT OF DEATH OR ACCIDENT NOTIFY (Name in full relationship, trials adds) est, city, state! S. BERETANIA 1617 Dunham (FATHER 1008 HAYE YOU EVER BEEN REFUSED A PASSPORT OF REGISTRATION AS A CITIZEN OF THE UNITED STATEST TYPES IF ANSWER IS "YES", EXPLAIN WHEN AND WHY B TO BE COMPLETED BY AN APPLICANT WHO BECAME A CITIZEN THROUGH NATURALIZATION I IMMIGRATED TO THE U.S. I RESIDED CONTINUOUSLY IN THE U.S. NATURALIZATION CERTIFICATE NO. (Month, year) 7 Submitted horowith Seen and returned Previously submitted PLACE NATURALIZED (City, State) NATURALIZATION COURT DATE NATURALIZED C COMPLETE ONLY IF OTHERS ARE TO BE INCLUDED IN PASSPORT OR REGISTRATION AND SUBMIT GROUP PHOTOGRAPH (WIFE'S) (HUSBAND'S) FULL LEGAL NAME NATIVE BORN NATURALIZATION TERTIFICATE NO. NATURALIZED Seen and returned NATURAL IZATION COURT DATE NATURALIZED PLACE NATURALIZED (City, state) (WIFE'S) (HUSBAND'S) PLACE OF BIRTH (City, State or Province, Country) DATE OF BIRTH (Ma., Boy, Year) DATE OF BIRTH (Month, day, year) RESIDED IN U.S. (From-To) PLACE OF BIRTH (City, state/province, country) NAME IN FULL OF CHILDREN INCLUDED EVIDENCE OF PRIOR DOCUMENTATION OF ABOVE-NAMED PERSONS TO BE INCLUDED (For completion by Consular Office) D CANCELED OR OTHER DATE OF REGISTRA-LOCATION OF NAMES PASSPORT NO. DATE OF ISSUE TION OR OFFICE DISPOSITION BIRTH REPORT OTHER EVIDENCE OF U.S. CITIZENSHIP PRESENTED (State disposition)

Case 1:18-cv-00068 Document 465-5 Filed on 07/27/20 in TXSD Page 28 of 87

				PAGE 2
STANLEY	DUNHAM	WICH ITA	AN SAS	U.S. CITIZEN
DATE NATURALIZED	PLACE NATURALIZED (City, sm		'LIA BYA	1 1 NG 1 B.S. 211/22N
FATHER'S DATE OF BIRTH	FATHER DECEASED	ONGLULU. HI	FATHER RESIDED IN U.S. From EIRTH	TO PAESENT
MOTHER'S WAIDEN NAME		MOTHER'S PLACE OF BIRTH IC	dy: Store, Pravince or Country)	U.S. CITIZEN
MYBERAN	PAYNE		NSAS	NOT U.S. CITIZEN
DATE NATURALIZED	PLACE NATURALIZED (City, sto	le)	-	
MOTHER'S DATE OF BIRTH	MOTHER DECEASED		אפדאבת תבאוספס ות שב.	
The state of the s	22 ENOTHER RESIDING AT H	DNO LULU, HI		TO PRESENT
WAS NEVER MARRIED ON (C			NAME OF HUSBAND OR WIFE OETO RO	
HUSBAND'S OR WIFE'S PLACE	OF BIRTH (CITY, STOTE) HUSBAND'S	OR WIFE'S DATE OF BIRTH	HUSBANE DE WI	
	DONES IA	1935	HUSBAND OR WI	FE IS NOT U.S. CITIZEN
HUSBAND OR WIFE NOW RESIDI	NONES/A	under 2 Programme Al Comp. (E. Comp.)		
MARRIAGE NOT TERMINATE				
MARRIAGE TERMINATED BY	Y DEATH DIVORCE ON	· · · · · · · · · · · · · · · · · · ·		
	PROPOSED TRAVEL PLANS HE UNITED STATES WITHINMON	THS		
YEARS TO RES	DE VISIT. INDEFINITE		OI OI	
INTEND TO CONTINUE TO RETURN		CONTRACTOR OF THE SECOND	- id	
RETURN TO	side abbracky be sold wing be	EPT. FEB. 77	g sh	
B COMPLET		IN RESEARCH	cq ne	
PORT OF DEPARTURE	COMPLETE IF RETURNING TO U.S.	ATE OF DEPARTURE		
DJA KA	rta 5	UNE 16, 1970	\$ 7 PM	في المد والم
		A116 14 . 14		Action 1111
NAME OF SHIP OR AIRLINE		10110	沙沙	PART P
NAME OF SHIP OR AIRLINE	AM		上學。然	Brawith are Dunishaute ov
NAME OF SHIP OR AIRLINE PAN WARNING: False statements ma fine and /or imprisonment under	A M ade knowingly and willfully in passport app the provisions of 18 USC 1001 and/or 18 to	plications of in affidavits or other su USC 1542- Alteration or mutilation of	poorting vocuments submitted miles passport issued pursuant to t	this application is punish-
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonmen	AM ade knowingly and willfully in passport app	plications of in affidavits or other su USC 1542- Alteration or mutilation of	poorting vocuments submitted miles passport issued pursuant to t	this application is punish-
WARNING: False statements me fine and /or imprisonment under able by fine and/or imprisonmen tions is punishable by fine and/ have not (and no other person inc	the provisions of 18 USC 1001 and/or 18 if under the provisions of 18 USC 1001 and/or 18 if under the provisions of 18 USC 1543. To of imprisonment under 18 USC 1544.	plications of in affidavits or other sup USC 1542- Alteration or mutilation of the use of a passport in violation of th iring United States citizenship, been	oporting vocuments submitted in a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a fo	this application is punish- or of the passport regula- veign state; taken an oath
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonmentions is punishable by fine and/have not (and no other person include an affirmation or other formation of other formations of other	the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1543. To imprisonment under 18 USC 1544. Indeed in the application has), since acquideclaration of allegiance to a foreign state or pide the government of a foreign state or pide.	plications or in affidavits or other su USC 1542- Alteration or mutilation of the use of a passport in violation of th iring United States citizenship, been ale; entered or served in the armed fo olitical subdivision thereof; made a	poorting vocuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of	this application is punish- or of the passport regula- treign state; taken an cath dor performed the duties by either in the United Stal
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or have not (and no other person include an affirmation or other formator by office, post, or employment untrapione a diplomatic or consular by a court or court martial of comp	the provisions of 18 USC 1001 and/or 18 is under the provisions of 18 USC 1001 and/or 18 is under the provisions of 19 USC 1543. To imprisonment under 18 USC 1544. Indeed in the application has, since acquired the government of a foreign state or profitter of the United States in a foreign state of the United States in a fo	plications or in affidavits or other sur USC 1542. Alteration or mutilation of the use of a passport in violation of the iring United States citizenship, been ate; entered or served in the armed for olitical subdivision thereof; made a f tate; ever sought by claimed the bene f treason against, or attempting by for	oporting vocuments submitted mile passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality of any fortist of the nationality of any for	this application is punish- or of the passport regula- treign state; taken an oath d or performed the duties in y either in the United Stat relign state; or been convic
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or have not (and no other person interest and office, post, or employment untracted an affirmation or other formation of the formation	the provisions of 18 USC 1001 and/or 18 is under the provisions of 18 USC 1001 and/or 18 is under the provisions of 18 USC 1543. To imprisonment under 18 USC 1544. Cluded in the application has), since acquideclaration of allegiance to a foreign state of the United States in a foreign	plications or in affidavits or other sur USC 1542. Alteration or mutilation of the use of a passport in violation of the iring United States citizenship, been ate; entered or served in the armed for olitical subdivision thereof; made a f tate; ever sought or claimed the bene f treason against, or attempting by fo of the United States.	oporting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality lits of the nationality of any force to overthrow, or bearing arm	this application is punish- or of the passport regula- preign state; taken an oath do or performed the duties by either in the United Stat relign state; or been convic as against, the United Stat
WARNING: False statements me fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or have not (and no other person interest and any office, post, or employment under before a diplomatic or consular by a court or court martial of compar conspiring to overthrow, put down of the above-mentioned out to entire which applies should be set offiched and made a part of the	the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1543. The imprisonment under 18 USC 1544. Ituded in the application has), since acquired the government of a foreign state or proficer of the United States in a foreign state of the United States in a f	plications or in affidavits or other sur USC 1542- Alteration or mutilation of the use of a passport in violation of the iring United States citizenship, been ale; entered or served in the armed to clitical subdivision thereof; made a f tate; ever sought or claimed the bene f treason against, or attempting by to of the United States. spaly to the supplicant, or to ony other y statement under outh for effirmation	oporting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm or person to be included in the poly by the person to whom the poly	this application is punish- or of the passport regula- oreign state; taken an celh of or performed the duties by either in the United State reign state; or been convic or against, the United State posseport or registration, the
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or have not (and no other person into an affirmation or other formation or other formation or other formation of the dependent of consular by a court or court martial of compar conspiring to overthrow, but down the other which explices should be sufficiently of the above-mentioned can other than the other of the state	the provisions of 18 USC 1801 and/or 18 is under the provisions of 18 USC 1801 and/or 18 is under the provisions of 18 USC 1543. The imprisonment under 18 USC 1544. Studed in the application has), since acquired the government of a foreign state or profficer of the United States in a foreign state of the United States in a	plications or in affidavits or other sur USC 1542- Alteration or mutilation of the use of a passport in violation of the iring United States citizenship, been ale; entered or served in the armed to clitical subdivision thereof; made a f tate; ever sought or claimed the bene f treason against, or attempting by to of the United States. spaly to the supplicant, or to ony other y statement under outh for effirmation	oporting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm or person to be included in the poly by the person to whom the poly	this application is punish- or of the passport regula- preign state; taken an cath dor performed the duties by either in the United State reign state; or been convic as against, the United State posseport or registration, the
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or have not (and no other person interest and office, post, or employment under before a diplomatic or consular by a court or court martial of compar conspiring to overthrow, put downtrien which above-mentioned constitution which above mentioned constitution which above mentioned constitutions are distributed and made a part of this spleanity swear (or affilm) that the	the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1543. The imprisonment under 18 USC 1544. Ituded in the application has), since acquired the government of a foreign state or proficer of the United States in a foreign state of the United States in a f	plications or in affidavits or other sur USC 1542- Alteration or mutilation of the use of a passport in violation of the iring United States citizenship, been ale; entered or served in the armed to clitical subdivision thereof; made a f tate; ever sought or claimed the bene f treason against, or attempting by to of the United States. spaly to the supplicant, or to ony other y statement under outh for effirmation	oporting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm or person to be included in the poly by the person to whom the poly	this application is punish- or of the passport regula- treign state; taken an cath do reperformed the duties by either in the United State reign state; or been convict as against, the United State passport or registration, the
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or have not (and no other person interest and office, post, or employment under before a diplomatic or consular by a court or court martial of compar conspiring to overthrow, put downtrien which above-mentioned constitution which above mentioned constitution which above mentioned constitutions are distributed and made a part of this spleanity swear (or affilm) that the	the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1543. The imprisonment under 18 USC 1544. Ituded in the application has), since acquired the government of a foreign state or proficer of the United States in a foreign state of the United States in a f	plications or in affidavits or other sur USC 1542- Alteration or mutilation of the use of a passport in violation of the iring United States citizenship, been ale; entered or served in the armed to clitical subdivision thereof; made a f tate; ever sought or claimed the bene f treason against, or attempting by to of the United States. spaly to the supplicant, or to ony other y statement under outh for effirmation	oporting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm or person to be included in the poly by the person to whom the poly	this application is punish- or of the passport regula- oreign state; taken an celh of or performed the duties by either in the United State reign state; or been convic or against, the United State posseport or registration, the
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or have not (and no other person into an affirmation or other formation or other formation or other formation of the dependent of consular by a court or court martial of compar conspiring to overthrow, but down the other which explices should be sufficiently of the above-mentioned can other than the other of the state	the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1543. The imprisonment under 18 USC 1544. Ituded in the application has), since acquired the government of a foreign state or proficer of the United States in a foreign state of the United States in a f	plications or in affidavits or other sur USC 1542- Alteration or mutilation of the use of a passport in violation of the iring United States citizenship, been ale; entered or served in the armed to clitical subdivision thereof; made a f tate; ever sought or claimed the bene f treason against, or attempting by to of the United States. spaly to the supplicant, or to ony other y statement under outh for effirmation	oporting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm or person to be included in the poly by the person to whom the poly	this application is punish- or of the passport regula- oreign state; taken an celh of or performed the duties by either in the United State reign state; or been convic or against, the United State posseport or registration, the
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or have not (and no other person include an affirmation or other formation or other formation or other formation or consular by a court or court martial of compart conspiring to overthrow, put down of the above-mentioned out of the control	the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1001 and/or 18 it under the provisions of 18 USC 1543. The imprisonment under 18 USC 1544. Ituded in the application has), since acquired the government of a foreign state or proficer of the United States in a foreign state of the United States in a f	plications or in affidavits or other sur USC 1542. Alteration or mutilation of the use of a passport in violation of the use of a passport in violation of the use of a passport in the armed for served in the armed for altical subdivision thereof; made a fitted the United States. Exply to the explicant, or to eny other statement under ooth (or offirmation application are true and that the philipping subdivision are true and the subdivision are true and th	oporting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm or person to be included in the poly by the person to whom the poly	this application is punish- or of the passport regula- oreign state; taken an cath dor performed the duties in the United State reign state; or been convict as against, the United State passport or registration, the frien is applicable should as of me and of those person
WARNING: False statements me fine and for imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or have not (and no other person include an affirmation or other formating office, post, or employment un trade an affirmation or other formating office, post, or employment un trade and diplomatic or consular transporting to overthrow, put downton which applies should be see attached and made a part of this solemnly swear (or affirm) that the obelinched in the passport.	the provisions of 18 USC 1001 and/or 18 if under the provisions of 18 USC 1001 and/or 18 if under the provisions of 18 USC 1543. To imprisonment under 18 USC 1544. Cluded in the application has), since acquired the government of a foreign state or profiteer of the United States in a foreign state end jurisdiction of committing any act of which of the government of a foreign state of the united states in a foreign state of the united states of the united s	plications or in affidavits or other sur USC 1542. Alteration or mutilation of the use of a passport in violation of the use of a passport in violation of the use of a passport in the armed for served in the armed for altical subdivision thereof; made a fitted the United States. Exply to the explicant, or to eny other statement under ooth (or offirmation application are true and that the philipping subdivision are true and the subdivision are true and th	porting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm of the person to be included in the poly by the person to whom the poly by the person to whom the poly of the person to the person	this application is punish- or of the passport regula- oreign state; taken an cath dor performed the duties of the grainst the United State raign state; or been convict as against, the United State passport or registration, the from is applicable should as of me and of those person
WARNING: False statements me fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or imprisonment tions is punishable by fine and/or imprisonment tions is punishable by fine and/or imprisonment under an affirmation or other formation or other formation or other formation or consular or before a diplomatic or consular or accomplisting to overthrow, put downton which applies should be see attached and made a part of this isoleunly swear (or affirm) that the original process of the included in the passport.	the provisions of 18 USC 1901 and/or 18 is under the provisions of 18 USC 1901 and/or 18 is under the provisions of 18 USC 1943. The imprisonment under 18 USC 1944. Indeed in the application has), since acquired the government of a foreign state or profficer of the United States in a foreign state or profficer of the United States in a foreign state or profficer of the United States in a foreign state or profficer of the United States in a foreign state or profficer of the United States in a foreign state or conditions have been performed by or thruck out, and a supplementary explanatory as explication.) The statements made on all the pages of this husband/wife to be included in pages in the before me this	plications or in affidavits or other sur USC 1542. Alteration or mutilation of the use of a passport in violation of the use of a passport in violation of the use of a passport in violation of the use of a passport in the armed for alter, entered or served in the armed for olitical subdivision thereof; made a fitted subdivision thereof; made a fitted subdivision thereof; made a fitted soon against, or attempting by loof the United States. The part of the applicant, or to any other statement under outh (or officially a statement under outh (or officially application are true and that the philipport) (To be signed by A	porting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm of the person to be included in the poly by the person to whom the poly by the person to whom the poly of the person to the person	this application is punish- or of the passport regula- oreign state; taken an oath of the united state of
WARNING: False statements may fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or imprisonment tions is punishable by fine and/or imprisonment tions is punishable by fine and/or imprisonment under an affirmation or other formation or other formation or other formation or consular by a court or court martial of comport conspiring to overthrow, put down the which applies should be size of tacked and made a part of this is pleanly swear (or affirm) that the be included in the passport.	the provisions of 18 USC 1001 and/or 18 if under the provisions of 18 USC 1001 and/or 18 if under the provisions of 18 USC 1543. To imprisonment under 18 USC 1544. Cluded in the application has), since acquired the government of a foreign state or profiteer of the United States in a foreign state end jurisdiction of committing any act of which of the government of a foreign state of the united states in a foreign state of the united states of the united s	plications or in affidavits or other sur USC 1542. Alteration or mutilation of the use of a passport in violation of the use of a passport in violation of the use of a passport in violation of the use of a passport in the armed for alter, entered or served in the armed for olitical subdivision thereof; made a fitted subdivision thereof; made a fitted subdivision thereof; made a fitted soon against, or attempting by loof the United States. The part of the applicant, or to any other statement under outh (or officially a statement under outh (or officially application are true and that the philipport) (To be signed by A	porting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm of the person to be included in the poly by the person to whom the poly by the person to whom the poly of the person to the person	this application is punish- or of the passport regula- oreign state; taken an oath of the united state of
WARNING: False statements me fine and /or imprisonment under able by fine and/or imprisonment tions is punishable by fine and/or imprisonment tions is punishable by fine and/or have not (aud no other person indicate an affirmation or other formation or other formation of other formation of consular before a diplomatic or consular or before the diplomatic or consular or conspiring to overthrow, put down or consular or consul	the provisions of 18 USC 1001 and/or 18 is under the provisions of 18 USC 1001 and/or 18 is under the provisions of 18 USC 1543. The imprisonment under 18 USC 1544. Indeed in the application has, since acquired the government of a foreign state or profficer of the United States in a foreign state of profficer of the United States in a foreign state of profficer of the United States in a foreign state o	plications or in affidavits or other sur USC 1542. Alteration or mutilation of the use of a passport in violation of the use of a passport in violation of the iring United States citizenship, been ate; entered or served in the armed to olitical subdivision thereof; made a fittes used the bene fit reason against, or attempting by to of the United States. Statement under ooth for offirmation is application are true and that the property of the	porting occuments submitted mile a passport issued pursuant to the restrictions contained therein naturalized as a citizen of a forces of a foreign state; accepte formal renunciation of nationality fits of the nationality of any force to overthrow, or bearing arm of the person to be included in the poly by the person to whom the poly by the person to whom the poly of the person to the person	this application is punish- or of the passport regula- or of the passport regula- oreign state; taken an oath of d or performed the duties of y either in the United State reign state; or been convict as against, the United State possport or registration, the reform is applicable should as of me and of those person ordinalistering oath)

		Case 1:18-	cv-00068 D	ocument 465-5	Filed on C	7/27/	20 in TXSD	Page :	30 of 87	~
		72						¥ 1=2		P5
		APPLICATIO	N FOR 🖾 PASS	PORT 🗆 REGISTI	RATION OF C	์ ควาคสร้	FOST LOCATION:	N <u>138</u> 3	erta, In	donesia
7.		to ALL entries in	all sections that app	ily to you. If informa	tion is unknown.		PASSPORT ISSU	ED F	REGISTRAT	ION APPROVED
	provi	"Unknown," Do n ied is not adequate.	ot leave blank space . PRINT OR TYPE	s. Use additional shee ENTRIES.	şa Milese Bösçə		No. T.	m 2 1) ate	·
	-	īĊ	BE COMPLETED	Expires		Xpires	NTITY AND REG.			
		(First nan			st name)		S3 Application		ło,	
		STANLE	EY. A	NN C	UNHAM		collected \$10 Fee collected	:Tea)ate	
	l,	! 		essport) (registration),	a ci	tizen	☐ No Fae passpo ☐ Official passpo			ected (for sard) 96-page passport
		F) BIRTHPLACE	(City, State or Frov	ince, Country)	BIRTH DATE	16 :	APPLICAN	T'S EVIDE	NCE OF CI	TIZENSHIP
	F	WICH	TA. NSAS, U.S.A.		Month Day	Year 1942	🔲 Birth Certifi	_	Fassport	
	HEIGI		•		SOCIAL SECURI		Certificate o	f Naturaliz: M∕	ation or Citiz	enship
	, include	!*	(Spell out)		(Not mandatory)	11 1 100,	Bearer's Name:	الجلاف	🖺 Submi	tted Herewith
	5	FL ½ In.	BROWN	BROWN			No.: A			led & Returned
- /				<u> </u>			Place: Taka	uta `	Seen 8	Returned
		u	lakarta Sela	I/14, Kebayor tan, Indonesi	a		MY LAST F OF THE UN	ITED STA	tes was a	PPROVED
Į	PERM so Indi	cate)	CE (Street Address,	ia, Apt.1008,	ode) (If rame as: Hon—Haw:	above, a i i	Location of Regist	ering Offic	e Da	te of Registration
	IN TH	E EVENT OF ACC	DENT OR DEATH	NOTIFY (Not manda	story) (Do not giv	a nama	of a person who wi	i) accompa	ny you when	traveling)
ı	Addre	in full:	A CONTRACTOR	Apt. 100	8. Honoluli	и На	waji Ph	one No.: 4		1
إ	HAVE JE AN	YOU SVER BEEN SWER IS "YES." E	(Hefused a pass XPLAIN WHEN AN	PÖRT CIR REGISTR ID WHY	tid a 22 noita	IŽEN O	FTHE UNITED S	TATES?	☐ Yes XI i	(O
E gestile (1) Ka				ATHER'S NAME		BIRTH	PLACE WICH	TA BIR	TH DATE	U.S. CITIZEN
nctoborderas				STANLEY DUNHAM K			ANSAS, U.S.A. STITES DATE U.S. CITIZEN			Yes No
the state	1		M	OTHER'S MAIDEN N MADELYN PA		BIRTH	ANSAS, U.S.	A SH	TH PATE	U.S. CITIZEN
2	Total		_	·			TO (WIED:/Husband's full legal/maiden name - complete wher married, widowed or divorced)			
			i i	I WAS NEVER MARRIED			Lelo Soe	toro .	MAUL, H	lawan l
			***	FE'S/HUSBAND'S RTHPLACE	WIRES/HUS	BAND'	SU.S. CITIZEN		AGE NOT TI AGE TERMI	
			Bi	ຂ ^{ະໄປ} ພາg, Indop		1936		DEATH		1980
-			To the state of th	YOU OR ANYO		N SECT	ION BOF THIS A	BB: 14 483		SUED OR
100			IF D	YES, SUBMIT PASS	PORT. IF UNAS			CENT PAS	SPORT ST	TE ITS
2			2 . C	OMPLETE IF CHILD	REN OR BROTH	IERS A	ND SISTERS		le de	USE ONLY)
		oto requireme Sons to be incl		NDER AGE 13, AND ICLUDED AND SUB			ARE TO BE	WIFE'S/H	USBAND'S 8	EVIDENCE
		otos must be ONL)	r of persons	IFE'S/HUSBAND'S F	ULL LEGAL NA	ME	-			
	bear	e included (other ther). When more tha	n one person Bl	FITHPLACE (City, State of	Province, Country)	віятн	DATE (Mo_Day,Yr.)			itted Herewith slad & Returned
		be included, a grou h of the inclusions i		·	<u> </u>	<u> </u>				& Returned
١			ŧN	hild(rën)'s Names Full			BIRTH DATE(S) (Mo., Day, Yr.)	CHILD(R	EN)'S EVIDI	NCE
		SULATE WILL ST TO OF INCLUSIO								
	HEF	RE.							□ Subr	itted Herewith
·		not impress sea ptographs,	AL ON						Canc	sied & Returned & Returned
	on the	reverse of this app	lication form lunies	nis application hæ), si explanatory stateme	nt is attached). I s	iolemni y	rswear (or affirm) :	that the sta	tements med	e on all of the
	pages	of this application a	erte and the pho	tograph(s) attached is	(era) a likoness of	f me and	of those persons t	a be includ	led in the pes	sport.
	172	signad as some al-	a his histohamathaten	o be included in passo	(SEAL) _	<u>اُرِجْ "</u> تام وأم وأ	ned by Applicant i	n presence	of person and	·// 🛌
	!	1				. or end 918	r"A	p. capiro		The second second
		ribed and sworn to i	(affirmad) before m		day of		THE P	19 <u></u> _	<u>. </u>	
14	Couan		of the Un	Ited Status et	Karta J	د <u>وگترا،</u>	with /	1/1	<u> </u>	
l				<u> </u>	· ·	1	Signati	ria où berad	on taking app	tication)

	Case 1:18-cv-000	68 Document 465-5 Fil	ed on 07/27/20 in TXSD Pa	ge 31 of 87						
Ć	TO BE COMPLETED BY AN APPLICANT WHO BECAME A CITIZEN THROUGH NATURALIZATION									
			TURALIZATION CERTIFICATE NO.							
	January years		Submitted herewith Seen and returned	•						
			Previously submitted	•						
	PLACE NATURALIZED (City, state	n.	ATURALIZATION COURT	DATE NATURALIZED						
D		TO DE COMPI ETS	ED BY ALL APPLICANTS							
0	OCCUPATION		SIBLE DISTINGUISHING MARKS							
	PROGRAM OFFICER, FO		. ,	20						
Ę	the second secon		noi Briage are included on if previousl							
_	I WAS PREVIOUSLY MARRIED ON		WHO WAS BORN AT (CIT)							
		· · · · · · · · · · · · · · · · · · ·		y Cibic Bulling y						
	ON (Date of birth)	TEORMER HUSBAND WAS U.S.C.	TIZEN PREVIOUS MARRIAGE TERM	MATER BY TOPATH TRIVOSC						
٠,		FORMER HUSBAND WAS NOT U.S	•							
F	COMPLETE IF APPLICANT OR ANY PE	·	OT BORN IN THE UNITED STATES AND CLA	INS COTZERSHIP THROUGH PARENTS						
	ENTERED THE U.S. (Month) (HER NATURALIZED:	IF KNOWN, FATHER'S RESIDENCE						
	☐ Applicant	Date	Certificate No.	PHYSICAL PRESENCE IN U.S. To (Year)						
	Wife		·	From (Year) To (Year)						
	☐ Husband	Before (Name of Court)	Place (City, State)							
	☐ child	, ·								
	RESIDENCE/CONTINUOUS PHYS		HER NATURALIZED:	IF KNOWN, MOTHER'S RESIDENCE						
	PRESENCE IN U.S. From (Year) To	(Year) Date	Certificate No.	PHYSICAL PRESENCE IN U.S. From (Year) To (Year)						
	C. Wife		· ·	From (1947) 10 (1987)						
	Husband	Sefore (Name of Court)	Place (City, State)	1						
	□ chila	je i i i i i i i i i i i i i i i i i i i								
G		PROPOSED TRAVE	L PLANS (Not Mandatory)							
	I INTEND TO CONTINUE TO RES	IDE ABROAD FOR THE FOLLOW	NG PERIOD AND PURPOSE							
	Two years contract	t with Ford Foundation	from January 1981 - Decem	nh nya 1002						
	The year's contende	c when told foundation	11 pm gangari A 1201 - Decem	inder 1902.						
	TE RESIDE WITHIN	INITED STATES PERMANENTLY	DATE OF DEPARTURE							
н		YEARS MONTHS	I OT OTATIONAL	· . · · · · · · · · · · · · · · · · · ·						
			Y ACT STATEMENT	and 20 I haired Steers Code and all						
	The information solicited on this for predecessor statutes whether or not	om is authorized by, but not limited recodified, and all regulations issued p	to, those statutes codified in Titles 8, 18, oursuant to Executive Order 11295 of Aug	, and 22, United States Code, and all ust 5, 1966. The primary purpose for						
	soliciting the information is to esta administer and enforce the laws per	blish citizenship, identity and entitle:	ment to issuance of a United States Passpo	ort or related facility, and to properly						
		-	s to personnel of the Department of State a	nd other government agencies having						
	statutory or other lawful authority as set forth in Part 6a. Title 22. Cod	to maintain such information in the e of Federal Regulations (See Federal	performance of their official duties; pursua Register Volume 40, pages 45755, 45756, 4	nt to a subposna or court order; and, 47419 and 47420).						
	Failure to provide the information	requested on this form may result	in the denial of a United States Passport							
	individual seeking such passport, do		to the state of the same of th	to also access as already as applicable to						
	entirely voluntary. However, failur	e to provide this information may p	ity and location of a person to be notified prevent the Department of State from pro	widing you with timely essistance or						
	protection in the event you should e	encounter an emergency situation while	le outside the United States.							
1	ACTS OR CONDITIONS									
	(If any of the below-mentioned ac	(If any of the below-mentioned acts or conditions have been performed by or apply to the applicant, or to any other person to be included in t								
		passport, the portion which applies should be struck out, and a supplementary explanetory statement under oath (or affirmation) by the person to whom the portion is applicable should be attached and made a part of this application.)								
	1 have not (and no other person included in this application has), since acquiring United States citizenship, been naturalized as a citizen of a foreign stat									
	taken an path or made an affirmation or other formal declaration of allegiance to a foreign state; entered or served in the armed forces of a foreign state accepted or performed the duties of any office, post, or employment under the government of a foreign state or political subdivision thereof; made									
j	formal renunciation of nationality e or claimed the benefits of the natio	formal renunciation of nationality either in the United States or before a diplomatic or consular officer of the United States in a foreign state; ever sough or claimed the benefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdiction of committing ar								
	act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or conspiring to overthrow, put down or									
	destroy by force, the Government of the United States. WARNING: False statements made knowingly and willfully in passport applications or in affidavits or other supporting documents submitted theren									
	are punishable by fine and/or imprisonment under the provisions of 18 USC 1001 and/or 18 USC 1542. Alteration or mutilation of a passport issurprisonment to this application is punishable by fine and/or imprisonment under the provisions of 18 USC 1543. The use of a passport in violation of the use o									
	restrictions contained therein or o	if the passport regulations is punish	able by fine and/or imprisonment under	18 USC 1544. All statements and						
	documents submitted are subject to									
,			E TAKING APPLICATION)							
	APPLICANT'S IDENTIFYING DOC	UMENT(S)	IDENTIFYING DOCUMENT(S) OF W	IFE/HUSBAND TO BE INCLUDED						
	Certificate of Natural-	No.:	- Certificate of Natural-	o.:						
Į		Issue Date:		lué Date:						
	Driver's License	Place of Issue:	☐ Driver's License Pl	ace of Issue:						
	☐ Other (Specify):	Issued in Name of:	Other (Specify):	sued in Name of:						

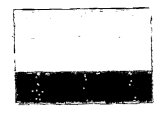
My trip was delayed by I monthly is CENNING The Rease mail my passport to the Mills of the Mills

JOINT AMICI CURIAE BRIEF OF CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Exhibit C







on-Domestic In Care of: 593 Vanderbilt Avenue – 281 Brooklyn, New York Zip Code exempt DMM 122-32 Christopher-Earl : Strunk © Not a corporation Living-Soul Declarant No Third Parties

Barack Hussem Obama in esse. a/k/a Barry Soctoro in esse: a ka Barry Dunham in esse, a/k/a Barry Durham in esse DBA BARACK HUSSEIN OBAMA. INC. SUPERVISOR(S), HEIR(S), AGENT(S), ASSIGN(S) In care of: the AGENT IN CHARGE OF THE UNITED STATES SECRET SERVICE Office of Government and Public Affairs 245 Murray Drive. Building 410. Washington, DC 20223

> NOTICE TO THE AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT RE: OFFER OF CONTRACT Received 20 January 2009 and received 21 January 2009

> > FOR THE RECORD RETURN AND REDRAFT TIMELY, WITHOUT DISHONOR WITH THE RESTRICTED SPECIAL-APPEARANCE NOT A CORPORATION The Living-Soul

Attachments:

- Oath of 20 January 2009 offer for contract /Returned & Redrafted
- Oath of 21 January 2009 offer for contract /Returned & Redraffed
- Notice to the Clerk of Records
- Judicial Notice (page 1 of 2)
- Judicial Notice (page 2 of 2)

Under reserve with the copy-claim without prejudice without recourse

Byer Ma Will Em 350= not a corporation

Larie

	, ed tar ve		
*	Dbama secqual garth we gagratula	tions again!'	
Ų	Is president for mocky or all participations of office	eafter inauguration mistake	
you	Aort out of the total by the ad the total		
4/4	Deama see the resident of the second of the		
100	cellinies Basel Changes the bath of whice	uñer an manguation stuffe.	
	168 Spareth way ingok on withnesday garing White	House because a word was out	
•	Distributed on in addition and an addition but the on	listeral marks to still	
,3	anstraining a force of the stanton and the stanton and the contraction and the contrac	(Sens) can is sun	
ŧ	t took glace junion has repaired a law membe	rseof the prosident's staff.	
40.43	lere is the legion "Thursten will have been they will	Baracı, Obsima and US chief	
1	ustice John Kalalinsive lamento co	10/4 14/00	
	"Aon hang take	tur.	
ì	oberts: "I. Barask" ligasein cashina do solanin yes	1. E. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
ŗ	resident Obama: "That I was followed by the state of the office of the states." President Obama: "That I was followed by the state of the office of the states." President Obama: "That I was followed by the state of the office of the states." President Obama: "That I was followed by the state of the office of the states." President Obama: "That I say followed by the state of the states." President Obama: "That I say followed by the states." President Obama: "That I say followed by the states." Oberts: "And will to the best of my ability."	lemglorswear."	
I	Koberrs "Thur I will of it will be of the	6 Propietant in the Living	
q	isies " Elieg . Elieg . The said	Programme of bus and a	
*	Mon, its	he wildence Creation	
	resident Ohama: "That I special how executary"	the Michigan Francisco Man	
ţ	United States." when which	bestuell (courtequation) of the the sales of the s	
,	39	County de la tite	
	Roberts: "And will to the best of my ability." ~ 3	now ment of stand or or this little	
1	President Obama: "And will to the best of my ability." Debt. Free (consider in the polyment (consider) in the polyment (consider). President Obama: "And will to the best of my ability." Resident Obama: "And will to the best of my ability."		
Kana Arithma and Millian			
i i i i i i i i i i i i i i i i i i i	Roberts: "And will to the best of my ability." President Obama: "And will to the best of my ability." President Obama: "And will to the best of my ability." Roberts: "Preserve, protect and defend the constitution of the limited Staffes." President Obama: "Preserve, protect and defend the constitution of the limited Staffes." States."		
T .	resident Obama: "Preserve protect and defend the	constitution with in the	
q	dates "	constitution of the	
İ	, eques a.,	William States	
		By: Power of Automet In Fact	
,	Roberts: "So help me God."	Bowler or red Valle	
r	Superior Colored MC 1 1 1 2 Colored	By: Power-of-Automosic	
li I	resident Obama: "So help me God."	No Assumpsis	
	- 10 Company 1 (Co. No. 1)	·	
į	coberts: "Congratmations again:	Under reserve with the copy-claim	
**	7 7 7 7 9 8 4 4 1 1	without prejudice, without recourse	
,	residem Obama: "Thankyon, sir!"		
		Swind 1/22/09	

2 0 6.

not a corporation

© in esse Living-Soul

Roberts, Obalist Staffing Country of Staffing Country of Staffing Learner Husseip Wood of Scientific Scientific of President of United States White Indian of The United States White Indian of The United States White Indian of The Office of President of United States White Indian of The Office of President of United States White Indian of The Office of President of The United States White Indian of The Office of President of The United States White Indian of The Office of President of The United States White Indian of The Office of President of The United States White Indian o merintly swear Yung the monitor the Validation of the United States faithfully execute. "faithfully...the Office of President of the United States faithfully extend to the best of my ability and I will to the best of my ability." "preserve protect" Tend I will to the best of my ability. """ preserve protect and defend the Constitution of the United States in the United States and the Constitution of the United States in the United States in the United States in preserve protect and defend the Constitution of the United States in prefude. "So help you God" So help me God". Ion Article 2 Section 1 Clause 8. ... | do soler..." President of the United States in the United States in good. "So help me God". BHO CU Roberts. So help me God" U.S. Constitution of the United States, and I will to the best of my ability preserve protection of the United States."

Under reserve with the copy-claim without prejudice, without recourse

3 of 6

© in esse

not a corporation

Living-Soul

NOTICE TO THE CLERK OF RECORDS

The minute you receive any record, document, paper, proceeding, map, book or other thing deposited with you, you are committing crimes against justice under Revised Statutes of the United States First Section 43 Congress, Sections 5403, 5407 and 5408 totaling up to \$9,000 in times and up to 12 years in prison per affidavit you fail to record. Title 18 USC Section 2071 also carries fines, imprisonment and disqualification of office. If your county attorney told you not to file any documents like mine, you are still responsible, as I do no accept any-first-party-interveners. Any attorney, district attorney, or anyone from the lawyering craft are all third-parties and do not have a license to make a legal determination in this matter as they do not represent Me and You, the county clerk, do not have the authority to represent Me. Should You fail to uphold Your sworn oath and perform your duties I will have no choice but to record an Affidavit of Criminal Complaint against Your and send a copy to Your bonding company.

Title LXX.—CRIMES.—CH.4. CRIMES AGAINST JUSTICE

SEC.5403. Every person who willfully destroys or attempts to destroy, or, with intent to steal or destroy, takes and carries away any record, paper, or proceeding of a court of justice, filed or deposited with any clerk or officer of such court, or any paper, or document, or record filed or deposited in any public office, or with any judicial or public officer, shall, without reference to the value of the record, paper, document, or proceeding so taken, pay a fine of not more than two thousand dollars, or suffer imprisonment, at hard labor, not more than tree years, or both: [See § § 5408,5411,5414.1] Title LXX.— CRIMES.— CH.4 CRIMES AGAINST JUSTICE (Destroying, &c., public records.)

SEC.5407. If two or more persons in any State or Territory conspire for the purpose of impeding, hindering, obstructing or defeating, in any manner, the due course of justice in any State or Territory, with intent to deny to any citizen the equal protection of the laws, or to injure him or his property for lawfully enforcing, or attempting to enforce, the right of any person, or class of person, to the equal protection of the laws, each of such person shall be punished by a fine of not less than five hundred nor more than five thousand dollars, or by imprisonment, with or without hard labor, not less than six months nor more than six years, or by both such fine and imprisonment. See § \$1977-1991, 20042010, 5506-5510.1 Title LXX.— CRIMES.— CHA. CRIMES AGAINST JUSTICE (Conspiracy to defeat enforcement of the laws.)

SEC.5408. Every officer, having the custody of any record, document, paper, or proceeding specified in section fifty-four hundred and three, who fraudulently takes away, or withdraws, or destroys any such record, document, paper, or proceeding filed in his office or deposited with him or in his custody, shall pay a fine of not more than two thousand dollars, or suffer imprisonment at hard labor not more than three years, or both, and shall moreover, forfeit his office and be forever afterward disqualified from holding any office under the Government of the United States. (Destroying record by officer in charge.)

18 USCS SECTION 2071 (2002)

Section 2071. Concealment, removal, or mutilation generally

- (a) Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fines under this title or imprisoned not more than three years, or both.
- (b) Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this title or imprisoned not more than three years, or both; and shall forfeit his office and he disqualified from holding any office under the United States. As used in this subsection, the term "office" does not include the office held by any person as a retired officer of the Armed Forces of the United States.

4006

Under reserve with the copy-claim without prejudice, without recourse

not a corporation

Living-Soul

JUDICIAL NOTICE!

While the misrepresentation of a material fact, past or present may constitute basis for an inference of legal "fraud," any act, omission or concealment which involves a breach of legal duty, trust, or confidence, justly reposed and is injurious to another, or by which an undue advantage is taken of another, may become the foundation for inference of fraud, and when there is a duty to speak, the concealment of a material fact may be equally as wrongful as a positive misrepresentation. Tex. Civ. App. 1943. Ruebeck v. Hunt. 171 SW2d 895, affirmed 176 SW2d 7382 142 Tex. 167i 150 A.L.R.

[Party having superior knowledge who takes advantage of another's ignorance of the law to deceive him by studied concealment or misrepresentation can be held responsible for that conduct. Fex. 1987. Fina Supply. Inc. v. Abilene National Bank, 726 SW2d 5371

[We (judges) have no more right to decline the exercise of jurisdiction which is given, (this will include the county court of record judge Victor Carillo) than to usurp that which is not given. The one or the other would be treason to the Constitution."

Cohen v. Virginia, 6 Wheat. 264, (1821): U.S. v. Will, 499 U.S. 200.]

["(W)hen a government becomes a partner in any trading company, it divests itself, so far as concerns the transactions of that company, of its sovereign character, and takes that of a private citizen...It descends to a level with those with whom it associate itself, and takes the character which belongs to its associates and to the business which is to be transacted." Bank of United States v. Planters' Bank of Georgia. 22 U.S. 904(1824).]

["The United States as drawee of commercial paper stands in no different light than any other drawee." "The United States does business on business terms. It is not exempted from the general rules governing the rights and duties of drawees by the largeness of its dealings and its having to employ agents to do what if done by a principal in person would leave no room for doubt." Clearfield Trust Co. v. United States. 318 (C.S. 363(1943).]

["Courts enforcing mere statutes do not act judicially, but ministerially, having no judicial immunity, and unlike Courts of Law, do not obtain jurisdiction by service of process not even by Arrest and Compelled Appearance." Boswell v. Otis, 9 Howard 336, 348.]

["Want of jurisdiction may not be cured by consent of the parties." Industrial Addition Association v. C.I.R., 323 U.S. 310, 313.)

Under reserve with the copy-claim without prejudice, without recourse

not a corporation

Living-Sau

5 OF 6

[Judicial Notice]

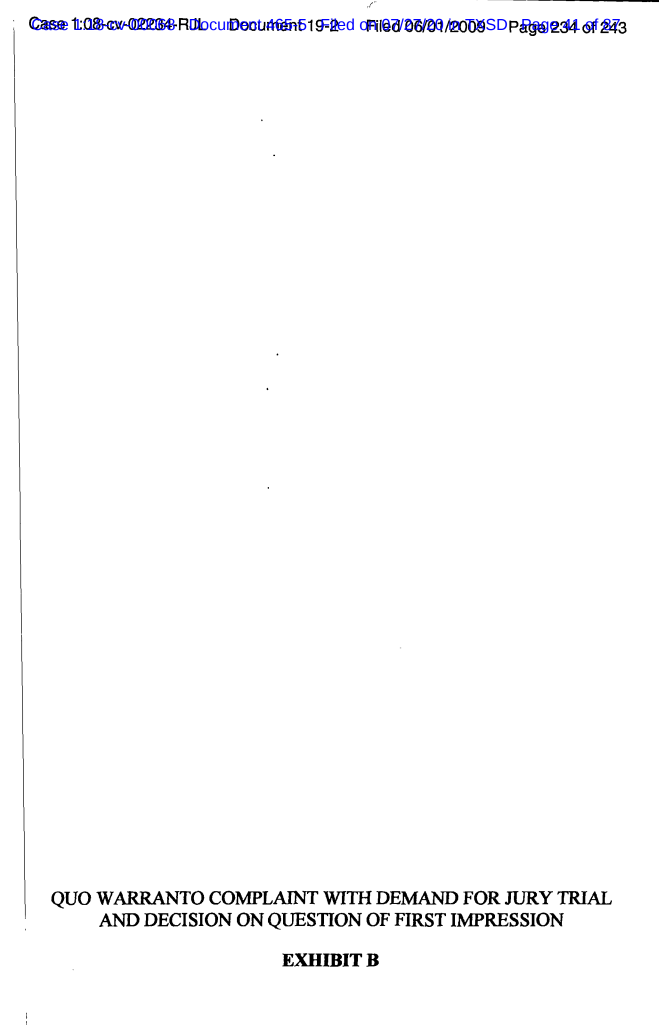
1.	["A judgment rendered in violation of due process is void." World Wide Volkswagor Woodsen, 444 U.S. 286, 291; National Bank v. Wiley, 195 US 257; Pennoyer v. Nef. 95 US 714]
_	the requirements of due process must be met before the court can properly assert in rsonam jurisdiction." Wells Fargo v. Wells Fargo, 556 F2d 406, 416.]
	Notification of legal responsibility is "the first essential of due process of law." mnally v. General Construction Co., 269 US 385,391]
me apj	"A statute which either forbids or requires the doing of an act in terms so vague that on of common intelligence must necessarily guess at its meaning and differ as to its olication, violates the first essential of due process of law." Connally v. General instruction Co., 269 U.S. 385,391]
obl	"Whenever it appears that the court lacks subject matter jurisdiction, the court is liged to dismiss the action." Willy v. Coastal Corp., 503 U.S. 131, 136-37; U.S. v. cas, 252 F. Supp 234, 254]
1	"Once jurisdiction is challenged, the court cannot proceed when it clearly appears the court lacks jurisdiction, the court has no authority to reach merits, but, rather ould dismiss the action." <i>Melo v, U.S.</i> , 505 F.2d. 1026]
 [`` 7	here is no discretion to ignore lack of jurisdiction." Joyce v. U.S., 474 F 2d 215]

6086

Under reserve with the copy-claim without prejudice, without recourse

net a corporation

© in esse Living-Soul



Registered No. **Date Stamp** RE400301908LIS : Reg. Fee \$10.00 0157 Handling Return \$0.00 \$2.20 34 Receipt Charge To Be Completed By Post Office Restricted Postage \$0.59 \$0.00 Delivery Received by Customer Must Declare Full Value S\$()-(13) 593 VANDERBILT AUE To Bo Completed By Customer (Please Print)
Entrice Must Bo in Ballpoint or Typed BROOKLYN NEW YORK 21P CODE EXEMPT PMM 122-32 CHRISTOPHER-E ; BRIGHTH IT HOSTEIN O BAMA IN GISE THE AGENT IN CHARGESOFTHE SECRET SEVICE -OFF OF GOV. MURRAY DRIVE BLE 40 SHINGTON DC PS Form 3806, Receipt for Registered Mail Copy 1 - Customer May 2007 (7530-02-000-9051) (See Information on Reverse) For domestic delivery information, visit our website at www.usps.com JAF 31st STREET WS T-1 NEW YORK, New York 101999004 3558250157-0097

01/23/2009 (212)330-2183 02:50:38 AM

	=====	======-	
S	ales R	eceipt =	
Product		Unit	Final
Description	Qty	Price	Price
MACHINETON DE			
WASHINGTON DC : Zone-3 First-C			\$0.59
Letter	1455		
1.60 oz.			
Return Ropt (Green		\$2.20
Card)			¥=100
Registered			\$10.00
Insured Value Article Value	-	\$0.0	
Label #:	•	9.0\$ 208091080	
Edbet #;	IVETO	00010000) =======
Issue PVI:			\$12.79
Total.		=	=======
Total:			\$12.79
Paid by:			
Cash			\$20.00
Change Due:			-\$7.21

Save this receipt as evidence of insurance. For information regarding domestic insurance, visit our website at usps.com/insurance/postoffice.htm

Order stamps at USPS.com/shop or call 1-800-Stamp24. Go to USPS.com/clicknship to print shipping labels with postage. For other information call 1-800-ASK-USPS.

Bill#:1000300668752 Clerk:34

Go to: http://gx.gallup.com/pos

TELL US ABOUT YOUR RECENT POSTAL EXPERIENCE

YOUR OPINION COUNTS



Home | Help | Sign in

Track & Confirm

FAQs

Track & Confirm

Search Results

Label/Receipt Number: RE40 0301 908U S

Status: Delivered

Track & Confirm

Your item was delivered at 8:07 AM on January 27, 2009 in

WASHINGTON, DC 20223.

Enter Label/Receipt Number.

Additional Details >)

(Return to USPS.com Home >

Ge >

Notification Options

Track & Confirm by email

Get current event information or updates for your item sent to you or others by email. (60)

Site Map

Contact Us

Forms

Gov't Services

Jobs

Privacy Policy

Terms of Use

National & Premier Accounts

Copyright© 1999-2007 USPS. All Rights Reserved.

No FEAR Act EEO Data

FOIA

JOINT AMICI CURIAE BRIEF OF CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Exhibit D

Maria Samia de dide

Cor San Dan In In In

EN INCHES PROPERTY IN LESS OF

U.S. Okieki Coori District of Calombia (Vichington, OC) COVII. DOCKET PIUR CASE 0: 1:17-2-01517-FO25

WAS ALLIEN & ROBULING OF A SOCIETA April 1914 July: Linna C. Societa Caren 12:1971 Willia Dioles Am

List Galcal William T Liste (Germingest, Milliam D Jacy Dasmud, Stylis Manne of Sule 441 Vening Listais (ea): 112. Linkernezint Defendezi

DEALER OF THE PARTY OF THE PART

isjanskom i koji Diskodioj die Britalijskom Britalije. Tri Giorilija Britali Giorilija Britalija Giorilija Britalija.

Definition!

JOHF C. HOUKETT, DR. Chaf Lundsof die Sosses i 1980

Der Children

-10064AAA,10 II, TICOMPP Prankland of für 1770aAAVAED

La landent

Mid March (B. Filter II. Nam Promisent or also Valued Algebra

Blight and the

JAHAREAN A. BESIDES. (III

Oncia linkasi

Destrui Teni

municipi 7

- pip chaire a sanding single essential cite proportionality dei h

écapa. Les és

The second secon

		The state of the s
Edingon and State of the State		Ancord of the control of the state of the st
		HIGHERT AND RESERVED IN CONCRETE FOR THE PROPERTY OF THE PARTY OF THE
	The state of the s	Alexi I E de Cue. Usico delle Can de la federa Poda di Casi l'empirer, agens di agenti acce de chiefe de la praisco de l'agentica de la praisco de l'agentica de la praisco de l'agentica de la proposition de la
	Annual September September September September September September September September September September Sep	Seller Configure Paintill (the Win) The Creat Engl That Colemns librar Exem Second With A Suppose And The Congdon, 12 (4) Private The Court With A Winer Englanesse for Win Respond Course that the Union Completed the by Arrivator. [188] [1] Second English [1]
		CONTROL OF THE PARTY OF THE PROPERTY OF THE PARTY OF THE
AULT COUNTY	Table 1	n Minka kancles o Mitthie de l'ence, d'allant, bederné, in celebré de l'ence (d'a n. 5135 des 1907, caracte l'encept, des manages de la America dicard (d'a l'encept d'allant)
		killed (17) (18) its constraint I plaintiff a filing as a restrict compelete a member with acretical lines in the preparate of the first interpretate of the first interpretate of the first interpretate of the first interpretation and the line of the first interpretation of the firs
	The second secon	Silver Casha Pasti to his first of Surge in the Cinculations of Cinculations o
		The state of the passe of the sale of the

denti e Capia la misaa

GUE THE

(Albert Ethick diaments him can enter projekt for talling entering with living diaments (Ethick Preparing live can entere projekt for talling entering with cause diaments to edge entered for making for the entering living for entering en

-						
Contract of the last		Minim	tiem Emeije			
		iraliel				
1	eacis Izgin	mild Eu				
1.2		Arcie Ligan	ing old	I SECTIONS		
			TESTIS.	I		

JOINT AMICI CURIAE BRIEF OF CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Exhibit E

CHRISTOPHER EARL STRUNK, in esse Sui juris 141 Harris Avenue Lake Luzerne, New York 12846 518-389-8743 Email: chris@privateamericancitizen.org

THE HONORABLE CHIEF JUSTICE JOHN ROBERTS
The SUPREME COURT OF THE UNITED STATES
1 FIRST STREET N.E.
Washington DC 20543

In Re: Christopher Earl Strunk and Harold William Van Allen SCOTUS Rule 20 Procedure Application for an Extraordinary WRIT OF MANDAMUS APPLICATION taken from the 29 October 2018 denial of hearing taken from the U.S. Court of Appeals for the Armed Forces

Dear Chief Justice Roberts,

Undersigned along with Harold William Van Allen are the propria persona petitioners that hereby make this emergency application for equity relief, having been denied on 29 October 2018 hearing from the US Court of Appeals for the Armed Forces of our 28 USC 1651 Petition for a Writ of Mandamus and Injunctive Relief inter alia preserving the 6 November 2018 Mid-Term Election Paper Ballots and convening a Court of Inquiry pursuant to the letter and intent of the National Emergency Mandates issued by the Commander-in-Chief, Donald John Trump; see the accompanying:

- ORIGINAL 29 October 2018 Memorandum by Kristen Haloj, USCAAF Docket Room Supervisor,
- Petition Original single sided with signatures at pages 31, thru 33 and the 333 pages Appendix,
- two (2) true and correct back and front printed copies
- Copy of the above Memorandum with the post-it phone number of DHS Attorney "Sara" having been served with a copy at DHS Headquarters at noon today;

As undersigned confirms at Petition page 31, that the urgent relief sought is reasonable in that time is of the essence with imminent irreparable harm were the relief not granted.

The Undersigned states and declares under penalty of perjury that the foregoing is true and correct

under 28 USC 1746; Respectfully yours,

Dated: October 29 2018

Washington District of Columbia

CHRISTOPHER EARL STRUNK, in esse Sui juris 141 Harris Avenue Lake Luzerne, New York 12846 ALL RIGHTS RESERVED WITHOUT PREJUDICE

Attachments

cc: Vice President Michael Pence DHS Office of General Counsel John M. Mitnick. Harold William Van Allen

JE 478

2018 001 29 P 3 26

MEMORANDUM

Upon receipt and review of a petition produced by Mr. Christopher E. Strunk, in reference to paper ballots and alleged meddling in the mid-term general election, I informed Mr. Strunk that the Court of Criminal Appeals for the Armed Forces may not be the appropriate Court in which to file. The Court, is an independent tribunal established under Article I of the Constitution, which regularly interprets federal statutes, executive orders, and departmental regulations. The Court also determines the applicability of constitutional provisions to members of the armed forces. Through its decisions, the Court has a significant impact on the state of discipline in the armed forces, military readiness, and the rights of service members. The Court plays an indispensable role in the military justice system.

Kristen Haloj

Docket Room Supervisor

No.	

UNITED STATES COURT OF APPEALS FOR THE ARMED FORCES

In re: Christopher Earl Strunk, and Harold William Van Allen, Petitioners.

PETITION WITH 28 USC §1651 FOR A WRIT OF MANDAMUS AND INJUNCTIVE EQUITY RELIEF PURSUANT TO THE NATIONAL EMERGENCY MANDATE(S) ISSUED BY THE COMMANDER-IN-CHIEF, DONALD JOHN TRUMP FOR AN ORDER:

- A. TO PRESERVE, UNTIL FURTHER NOTICE BY THIS COURT, ALL PAPER BALLOTS CAST ON 6 NOVEMBER 2018 BY U.S. CITIZEN VOTERS AT THE NATIONAL MID-TERM GENERAL ELECTION IN THE STATE OF NEW YORK AND THE SEVERAL STATES AND TERRITORIES; AND
- B. TO CONVENE A TITLE 10 §935. ART. 135. COURT OF INQUIRY INTO FOREIGN MEDDLING DURING THE 6 NOVEMBER 2018 ELECTION CYCLE; AND
- C. TO ISSUE A REPORT FOR THE DEPARTMENT OF HOMELAND SECURITY SECRETARY KIRSTJEN M. NIELSEN; AND FOR
- D. SUCH OTHER AND DIFFERENT RELIEF DEEMED NECESSARY.

Christopher Earl Strunk in esse Sui juris, in propria persona 141 Harris Avenue Lake Luzerne, New York Zip code excepted [12846] Ph: 518-416-8743; Email: chris@privateamerciancitizen.org

Harold William Van Allen in esse Sui juris, in propria persona 351 North Road Hurley New York 12443
Ph: 845-389-4366; Email: billvanallen@icloud.com

TABLE OF CONTENTS

INTRODUCTION	6
RELIEF SOUGHT	10
PETITIONERS	11
STATEMENT OF FACTS	12
ISSUES RAISED	28
CONCLUSION	30
STRUNK PETITION VERIFICATION AFFIDAVIT	31
VAN ALLEN PETITION VERIFICATION AFFIDAVIT	32
PETITION COMPLIANCE STATEMENT	33

APPENDIX FOR THE PETITION WITH 28 USC §1651 FOR A WRIT OF MANDAMUS AND INJUNCTIVE EQUITY RELIEF PURSUANT TO THE NATIONAL EMERGENCY MANDATE(S) ISSUED BY THE COMMANDER-IN-CHIEF, DONALD JOHN TRUMP

	DATE	EXHIBIT	PAGE
12	2 -Sep18	Executive Order on Imposing Certain Sanctions in the Event of Foreign Interference in a United States Election	APX 001
14	4 -Mar18	Americans for Innovation: Senior Executive Service (SES) is ~10,000 Deep State shadow government employees who are sabotaging the American Republic for the globalist agenda	APX 009

		
4 -Apr18	American Intelligence Media (AIM) Plum Book (1980-2016) Analysis: Plum books hide SES employees in a blizzard of bad math and contradictory, nonsensical categories	APX 022
11 -Apr18	American Intelligence Media (AIM): TENTACLES OF SERCO STRANGLE AMERICA	APX 037
11 -Apr18	SERCO U. S. GOVERNMENT CONTRACTS (ibid)	APX 062
4-Oct18	Remarks by Vice President Pence on the Administration's Policy Toward China	APX 080
22-Oct-18	STRUNK'S Absentee Ballot Warren County	APX 093
22-Oct-18	VAN ALLEN'S Sample Ulster County Ballot	APX 098
22-Oct-18	Selection of VAN ALLEN'S and STRUNK's New York State Court election Law cases	APX 100
23-Jul-18	Michael T. McKibben's /Leader Technologies Inc. Miller Act cover letter to POTUS Donald J Trump re Serco Inc / SES theft of Software Patent	APX 101
23-Jul-18	Michael T. McKibben's / Leader Technologies Inc. Miller Act Notice For Federal Work's Project 40 USC §3131 et seq. re Software Patent Theft	APX 104
23-Oct-18	Washington State Courts Appellate Court Case Summary for Petition for Writ of Mandamus, <u>James M. Miller v.</u> <u>Secretary of State, Kim Wyman</u> No. 96235-9 filed on 28 August 2018	APX 127
28-Aug-18	Petition for Writ of Mandamus, <u>James M. Miller v.</u> <u>Secretary of State, Kim Wyman</u> No. 96235-9 with Exhibits A thru L	APX 128

+			
19-	-Jul-18	Special Note: No. 96235-9 re Exhibit D Letter to President Trump by Governors Jay Inslee and Andrew Cuomo re ongoing Foreign Interference in the 2018 State Election Cycle	APX 187
6-J	ul-18	Special Note: No. 96235-9 re Exhibit G Chart of Chief Electronic Voting Scammers connected to Electronic Voting Machine Foreign Interference.	APX 199
18-	-Sep-15	Special Note: No. 96235-9 re Exhibit H EPA Letter to Volkswagen AG re Notice of Software Violation	APX 201
11-	-Jul-18	Special Note: No. 96235-9 re Exhibit I US Senator Wyden: Paper Ballots and Audits are Essential to Secure American Elections Against Foreign Hackers	APX 207
17-	-Jul-18	Special Note: No. 96235-9 re Exhibit J MOTHERBOARD Report: PCANYWHERE Top Voting Machine Vendor Admits It Installed Remote-Access Software on Systems Sold to States	APX 210
6-4	Aug-18	Special Note: No. 96235-9 re Exhibit L 8/5/18 Professional Experience & Resume of Plaintiff James M. Miller - with 8/6/18 statement on System Security - Election & Voting - WA Secretary of State and 10/17/17 Fortune Magazine analysis "This Website Graded Apple, Google, Amazon, Microsoft, and Samsung on Their Political Leanings" by Don Reisinger	APX 224
6-2	Aug-18	Special Note: No. 96235-9 re Exhibit L Statement on System Security - Election & Voting - WA Secretary of State	APX 226
6-2	Aug-18	Special Note: No. 96235-9 re Exhibit L 10/17/17 Fortune Magazine analysis "This Website Graded Apple, Google, Amazon, Microsoft, and Samsung on Their Political Leanings" by Don Reisinger	APX 230

12-Oct-18	Response to Petition No. 96235-9, on October 12, 2018, REBECCA R. GLASGOW, WSBA 32886 <i>Deputy Solicitor General</i> maneuvered to postpone hearing until after 6 November 2018	APX 241
26-Jul-18	Washington Examiner: On 26 July 2018 House Intelligence Committee Chairman Devin Nunes (R-Calif.) called for a ban on electronic voting systems in an interview that aired Thursday in Washington Examiner	APX 265
31-Jul-18	On 31 July 2018 the Department of Homeland Security Secretary Kirstjen M. Nielsen Keynote Speech issued at the National Cyber-security Summit	APX 266
13-Jul-17	Presidential Advisory Commission on Election Integrity update	APX 276
3-Jan-18	Statement by the Press Secretary on ending the Presidential Advisory Commission on Election Integrity Issued on: January 3, 2018	APX 281
1-Oct-18	Americans for Innovation Study Report update to the 15-Sept-2018 initial report: HILLARY CLINTON CONTROLS 50,000 FBI ENCRYPTION KEYS— PROVES MUELLER'S WITCH HUNT IS TREASONOUS (Re: ENTRUST)	APX 282
1-Oct-18	TIMELINE: BILL & HILLARY CLINTON BEGAN ORCHESTRATING UNFETTERED ACCESS TO THE FBI'S ENCRYPTION KEYS IN 1993 (Re: ENTRUST)	APX 290
13-Sep-18	ENTRUST (ENTU 1998-2009) 10-K, Customer, Partner, Director, Officer, Dependent, Subsidiary. Source: Securities Exchange Commission (SEC) Edgar with Alpha Sort	APX 308
24-Oct-18	THE HILL: Officials prepare for potential of claims of election interference BY JACQUELINE THOMSEN - 10/24/18 06:00 AM EDT	APX 331

INTRODUCTION

PLEASE TAKE NOTICE That the honorable judges of this Court: Scott W. Stucky (Chief Judge.); Margaret A. Ryan; Kevin A. Ohlson; John E. Sparks; Gregory E. Maggs; are petitioned by *Accusers* defined by 10 USC 801-9 (1) for offenses against nationals of the United States outside the jurisdiction of any nation defined by 18 USC §7 -7 as if for special maritime and territorial jurisdiction of the United States using Court Rule 67(c) as to *Civil Affairs* (2) under the 12 USC §95(a) amended 50 USC App. §5(b) ongoing emergency (3) with the Military Government (4) U.S. Army duties in the Community under the Honorable Donald J. Trump POTUS / Commander-in-Chief (CINC), as was defined by the clarity of the U.S. Army Field Manual (FM) 41-10-1962 now amended into *Civil Affairs Operations*

^{1 10} USC §801 Definitions (9) The term "accuser" means a person who signs and swears to charges, any person who directs that charges nominally be signed and sworn to by another, and any other person who has an interest other than an official interest in the prosecution of the accused.

FM 41-10-1962 Chapter 1 Paragraph 2 <u>Definitions</u> a. <u>Civil Affairs</u>. Those phases of the activities of a commander which embrace the relationship between the military forces and the civil authorities and people in a friendly (including US home territory) or occupied area where military forces are present. In an occupied country or area this may include the exercise of executive, legislative, and judicial authority by the occupying power.

FM 41-10-1962 Chapter 1 Paragraph 2 <u>Definitions</u> d. <u>Civil Emergency</u>. Emergencies affecting public welfare as a result of enemy attack, insurrection, civil disturbance, earthquake, fire, flood, or other public disasters or equivalent emergencies which endanger life and property or <u>disrupt the usual process of government</u>. (Emphasis by Petitioners)

FM 41-10-1962 Chapter 1 Paragraph 2 <u>Definitions</u>- g. <u>Military Government</u>. Form of administration by which an occupying power exercises executive, legislative, and judicial authority over occupied territory.

FM 3-57 dated 31 October 2011 applies with Chapter 4 Section 52 as to the civilian event of the early voting ongoing mid-term "elections" with the deadline of November 6. 2018 that affect military operations (5) CINC warned of with the 12 September 2018 Executive Order on Imposing Certain Sanctions in the Event of Foreign Interference in a United States Election (see APX 001 thru APX 008); and

Further accordingly, as now applies with Civil Affairs Operations FM 3-57 is changed in keeping with the Hague and Geneva Conventions with related law, as FM 41-10-1962 was used prior to the *International Covenant on Civil and Political Rights* (ICCPR) that adopted and opened for signature, ratification and accession by the United Nations General Assembly resolution 2200A (XXI) of 16 December 1966, with entry into force on 23 March 1976 in accordance with Article 49 that does not apply within the United States per se; and

Further, ICCPR was adopted, with reservations by Canada in 1982 concurrent with its Constitution, without recourse in the United States in 1992, and in the Russian Federation with its Constitution in 1992 without reservations; and

US Army FM 3-51 Chapter 4-52. Just as there are different categories of civilians, there are different categories of civilian *events* that may affect military operations. Some examples are planting and harvest seasons, <u>elections</u>, riots, and evacuations (both voluntary and involuntary). Likewise, there are military events that affect the lives of civilians in an AO. Some examples are combat operations, including indirect fires, deployments, and redeployments. CAO/CMO planners determine what events are occurring, and analyze the events for their political, economic, psychological, environmental, and legal implications.

Further, without even ICCPR protection posed on paper for U.S. Citizen voters in this ongoing Mid-term 2018 election cycle - ICCPR does not apply herein; and furthermore, in the absence of any expectation of due process of law relief in any State and or Federal court to afford all voters national equal protection of the law plus being subject to the complete and utter absence of a so-called Justice Department (DOJ) with Attorney General Jeff Sessions (the Mr. Magoo of our time) who is absent without leave; and DOJ operates a vast criminal enterprise run by the 500 Senior Executive Service (SES) (6) member DOJ central committee (see APX 009 thru APX 036) under the FISA warrant 'Robo-Signer'

The Senior Executive Service (SES) is a position classification in the civil service of the United States federal government, equivalent to general officer or flag officer ranks in the U.S. Armed Forces; created in 1979 when the Civil Service Reform Act of 1978 went into effect under President Jimmy Carter, Zbigniew Brzezinski and Stansfield Turner.

According to the Office of Personnel Management, the SES was designed to be a corps of executives, who may not be U.S. Citizens or even qualify under a rigorous security background check, selected for their leadership qualifications, serving in key positions just below the top Presidential appointees as a link between them and the rest of the Federal (civil service) workforce. SES positions are considered to be above the GS-15 level of the General Schedule, and below Level III of the Executive Schedule. Career members of the SES ranks are eligible for the Presidential Rank Awards program.

Up to 10% of SES positions can be filled as political appointments rather than by career employees. About half of the SES is designated "Career Reserved", which can only be filled by career employees. The other half is designated "General", which can be filled by either career employees or political appointments as desired by the administration. Due to the 10% limitation, most General positions are still filled by career appointees.

Senior level employees of several agencies are exempt from the SES but have their own senior executive positions; these include the Federal Bureau of Investigation, Central Intelligence Agency, Transportation Security Administration, Federal Aviation Administration, Government Accountability Office, Members of the Foreign Service, and government corporations.

Unlike the General Schedule (GS) grades, SES pay is determined at agency discretion within certain parameters, and there is no locality pay adjustment. The minimum pay level for the SES is set at 120 percent of the basic pay for GS-15 Step 1 employees (\$126,148 for 2018).

Rod Jay Rosenstein who affords silence for Christopher Wray, Gina Haspel, and General Paul M. Nakasone, USA (who assumed NSA command from Admiral Mike Rogers, USN) for the fifth Director of National Intelligence (DNI) Daniel Coats who was sworn in on March 16, 2017 (who seems pre-occupied to hide under the National Security rubric the \$21 trillion of off balance sheet debt for a total \$52 Trillion of indebtedness under the 85 year bankruptcy), all ignore AAG Rosenstein with his henchmen of the Chinese / Globalist intelligence community that includes Senator Diane Feinstein and other Congress persons whose staffers such as the Pakistani Awan Brothers are of the 10000 plus members of the constitutionally questionable fourth branch of government listed in the *Plum Book*, the Senior Executive Service and post employment SES Association who serve quid pro quo for SERCO INC. (see APX 037 thru APX 079), and in effect warned of in Remarks by Vice President Pence on the Administration's Policy Toward China issued on October 4, 2018 at the The Hudson Institute of Washington, D.C. (see APX 080 thru APX 092), stated quote:

<u>VP Pence</u>: The Chinese Communist Party is rewarding or coercing American businesses, movie studios, universities, think tanks, scholars, journalists, and local, state, and federal officials.

And worst of all, China has initiated an unprecedented effort to influence American public opinion, the 2018 elections, and the environment leading into the 2020 presidential elections. To put it bluntly, President Trump's leadership is working; and China wants a different American President.

There can be no doubt: China is meddling in America's democracy. As President Trump said just last week, we have, in his words, "found that China has been attempting to interfere in our upcoming [midterm] election[s]."

Our intelligence community says that "China is targeting U.S. state and local governments and officials to exploit any divisions between federal and local levels on policy. It's using wedge issues, like trade tariffs, to advance Beijing's political influence."

And as such with this said, Petitioners seek available remedy, afford fair notice only in this remaining true Article 1 court to obtain a Writ of Mandamus, and based upon our nearly forty years experience in the State and Federal judicial system along with SCOTUS, all appear to remain politically and ideological compromised.

RELIEF SOUGHT

Petitioners seek relief with 28 USC §1651 for a writ of mandamus with injunctive equity relief pursuant to the national emergency mandate(s) issued by the Commander-In-Chief, Donald John Trump for an order:

- A. To preserve, until further notice by this court, all paper ballots cast on 6
 November 2018 by U.S. Citizen voters at the national mid-term general election
 in the State of New York and the several states and territories; and
- B. To convene a Title 10 §935. Art. 135. court of inquiry ⁽⁷⁾ into foreign meddling during the 6 November 2018 election cycle; and

⁷ Title 10 §935. Art. 135. Courts of inquiry

C. To issue a report for the Department of Homeland Security Secretary Kirstjen M.

Nielsen; and for

D. Such other and different relief deemed necessary.

PETITIONERS

Petitioner Christopher Earl Strunk in esse Sui juris (Strunk), in propria

- (a) Courts of inquiry to investigate any matter may be convened by any person authorized to convene a general court-martial or by any other person designated by the Secretary concerned for that purpose, whether or not the persons involved have requested such an inquiry.
- (b) A court of inquiry consists of three or more commissioned officers. For each court of inquiry the convening authority shall also appoint counsel for the court.
- (c) Any person subject to this chapter whose conduct is subject to inquiry shall be designated as a party. Any person subject to this chapter or employed by the Department of Defense who has a direct interest in the subject of inquiry has the right to be designated as a party upon request to the court. Any person designated as a party shall be given due notice and has the right to be present, to be represented by counsel, to cross-examine witnesses, and to introduce evidence.
- (d) Members of a court of inquiry may be challenged by a party, but only for cause stated to the court.
- (e) The members, counsel, the reporter, and interpreters of courts of inquiry shall take an oath to faithfully perform their duties.
- (f) Witnesses may be summoned to appear and testify and be examined before courts of inquiry, as provided for courts-martial.
- (g) Courts of inquiry shall make findings of fact but may not express opinions or make recommendations unless required to do so by the convening authority.
- (h) Each court of inquiry shall keep a record of its proceedings, which shall be authenticated by the signatures of the president and counsel for the court and forwarded to the convening authority. If the record cannot be authenticated by the president, it shall be signed by a member in lieu of the president. If the record cannot be authenticated by the counsel for the court, it shall be signed by a member in lieu of the counsel. (Aug. 10, 1956, ch. 1041, 70A Stat. 76.)

In subsection (a), the words "Secretary concerned" are substituted for the words "Secretary of a Department".

In subsection (b), the word "commissioned" is inserted for clarity. The word "consists" is substituted for the words "shall consist".

In subsection (c), the word "has" is substituted for the words "shall have".

In subsection (e), the words "or affirmation" are omitted as covered by the definition of the word "oath" in section 1 of title 1.

In subsection (g), the word "may" is substituted for the word "shall".

In subsection (h), the word "If" is substituted for the words "In case".

persona, with place for service at 141 Harris Avenue Lake Luzerne, New York Zip Code 12846 Ph: 518-416-8743; Email: chris@privateamerciancitizen.org (hereinafter "Petitioner" among the "Petitioners");

- 2. Strunk is a Vietnam Era Veteran having served honorably in the United States Air Force with rank of E-5 from December 7, 1966 thru December 6, 1972.
- 3. Strunk has a Public U.S. Citizen registration to vote in Warren County at New York's Federal Mid-term General Election scheduled for 6 November 2018, and Strunk cast a vote by mail on 22 October 2018 (see <u>APX 093</u> thru <u>APX 097</u>); and
- 4. **Petitioner Harold William Van Allen** in esse sui juris, in propria persona (Van Allen) with place for service at 351 North Road Hurley New York 12443 Ph: 845-389-4366; Email: billvanallen@icloud.com (hereinafter "Petitioner" among the "Petitioners"); and
- 5. Van Allen is a service related disabled Vietnam Era Veteran having served honorably in the United States Navy with rank of O-2 June 1972 thru June 1978.
- 6. Van Allen has a Public U.S. Citizen registration to vote in the Ulster County
 New York's Federal Mid-term General Election scheduled for 6 November 2018
 with the candidates shown in Exhibit (see **APX 098** thru **APX 099**).

STATEMENT OF FACTS

7. That Petitioners are aware of what General and then CINC Dwight D.

Eisenhower meant as he left Office on Jan. 17, 1961, warned the world about danger for tyranny arising from the Congressional *Military-Industrial Complex*. (8)

"My fellow Americans:

Three days from now, after half a century in the service of our country, I shall lay down the responsibilities of office as, in traditional and solemn ceremony, the authority of the Presidency is vested in my successor.

This evening I come to you with a message of leave-taking and farewell, and to share a few final thoughts with you, my countrymen.

Like every other citizen, I wish the new President, and all who will labor with him, Godspeed. I pray that the coming years will be blessed with peace and prosperity for all.

Our people expect their President and the Congress to find essential agreement on issues of great moment, the wise resolution of which will better shape the future of the Nation.

My own relations with the Congress, which began on a remote and tenuous basis when, long ago, a member of the Senate appointed me to West Point, have since ranged to the intimate during the war and immediate post-war period, and, finally, to the mutually interdependent during these past eight years.

In this final relationship, the Congress and the Administration have, on most vital issues, cooperated well, to serve the national good rather than mere partisanship, and so have assured that the business of the Nation should go forward. So, my official relationship with the Congress ends in a feeling, on my part, of gratitude that we have been able to do so much together.

П.

We now stand ten years past the midpoint of a century that has witnessed four major wars among great nations. Three of these involved our own country. Despite these holocausts America is today the strongest, the most influential and most productive nation in the world. Understandably proud of this pre-eminence, we yet realize that America's leadership and prestige depend, not merely upon our unmatched material progress, riches and military strength, but on how we use our power in the interests of world peace and human betterment.

Ш.

Throughout America's adventure in free government, our basic purposes have been to keep the peace; to foster progress in human achievement, and to enhance liberty, dignity and integrity among people and among nations. To strive for less would be unworthy of a free and religious people. Any failure traceable to arrogance, or our lack of comprehension or readiness to sacrifice would inflict upon us grievous hurt both at home and abroad.

Progress toward these noble goals is persistently threatened by the conflict now engulfing the world. It commands our whole attention, absorbs our very beings. We face a hostile ideology -global in scope, atheistic in character, ruthless in purpose, and insidious in method. Unhappily the danger is poses promises to be of indefinite duration. To meet it successfully, there is called for, not so much the emotional and transitory sacrifices of crisis, but rather those which enable us to carry forward steadily, surely, and without complaint the burdens of a prolonged and complex struggle -- with liberty the stake. Only thus shall we remain, despite every provocation, on our charted course toward permanent peace and human betterment.

⁸ Military-Industrial Complex Speech, Dwight D. Eisenhower, 1961. Quote:

Crises there will continue to be. In meeting them, whether foreign or domestic, great or small, there is a recurring temptation to feel that some spectacular and costly action could become the miraculous solution to all current difficulties. A huge increase in newer elements of our defense; development of unrealistic programs to cure every ill in agriculture; a dramatic expansion in basic and applied research — these and many other possibilities, each possibly promising in itself, may be suggested as the only way to the road we wish to travel.

But each proposal must be weighed in the light of a broader consideration: the need to maintain balance in and among national programs -- balance between the private and the public economy, balance between cost and hoped for advantage -- balance between the clearly necessary and the comfortably desirable; balance between our essential requirements as a nation and the duties imposed by the nation upon the individual; balance between actions of the moment and the national welfare of the future. Good judgment seeks balance and progress; lack of it eventually finds imbalance and frustration.

The record of many decades stands as proof that our people and their government have, in the main, understood these truths and have responded to them well, in the face of stress and threat. But threats, new in kind or degree, constantly arise. I mention two only.

IV.

A vital element in keeping the peace is our military establishment. Our arms must be mighty, ready for instant action, so that no potential aggressor may be tempted to risk his own destruction.

Our military organization today bears little relation to that known by any of my predecessors in peacetime, or indeed by the fighting men of World War II or Korea.

Until the latest of our world conflicts, the United States had no armaments industry. American makers of plowshares could, with time and as required, make swords as well. But now we can no longer risk emergency improvisation of national defense; we have been compelled to create a permanent armaments industry of vast proportions. Added to this, three and a half million men and women are directly engaged in the defense establishment. We annually spend on military security more than the net income of all United States corporations.

This conjunction of an immense military establishment and a large arms industry is new in the American experience. The total influence -- economic, political, even spiritual -- is felt in every city, every State house, every office of the Federal government. We recognize the imperative need for this development. Yet we must not fail to comprehend its grave implications. Our toil, resources and livelihood are all involved; so is the very structure of our society.

In the councils of government, we must guard against the acquisition of unwarranted influence, whether sought or unsought, by the military industrial complex. The potential for the disastrous rise of misplaced power exists and will persist.

We must never let the weight of this combination endanger our liberties or democratic processes. We should take nothing for granted. Only an alert and knowledgeable citizenry can compel the proper meshing of the huge industrial and military machinery of defense with our peaceful methods and goals, so that security and liberty may prosper together.

Akin to, and largely responsible for the sweeping changes in our industrial-military posture, has been the technological revolution during recent decades.

In this revolution, research has become central; it also becomes more formalized, complex, and costly. A steadily increasing share is conducted for, by, or at the direction of, the Federal government.

Today, the solitary inventor, tinkering in his shop, has been overshadowed by task forces of scientists in laboratories and testing fields. In the same fashion, the free university, historically the fountainhead of free ideas and scientific discovery, has experienced a revolution in the conduct of research. Partly because of the huge costs involved, a government contract becomes virtually a substitute for intellectual curiosity. For every old blackboard there are now hundreds of new electronic computers.

The prospect of domination of the nation's scholars by Federal employment, project allocations, and the power of money is ever present

and is gravely to be regarded. Yet, in holding scientific research and discovery in respect, as we should, we must also be alert to the equal and opposite danger that public policy could itself become the captive of a scientific technological elite.

It is the task of statesmanship to mold, to balance, and to integrate these and other forces, new and old, within the principles of our democratic system -- ever aiming toward the supreme goals of our free society.

V.

Another factor in maintaining balance involves the element of time. As we peer into society's future, we -- you and I, and our government -- must avoid the impulse to live only for today, plundering, for our own ease and convenience, the precious resources of tomorrow. We cannot mortgage the material assets of our grandchildren without risking the loss also of their political and spiritual heritage. We want democracy to survive for all generations to come, not to become the insolvent phantom of tomorrow.

VI.

Down the long lane of the history yet to be written America knows that this world of ours, ever growing smaller, must avoid becoming a community of dreadful fear and hate, and be instead, a proud confederation of mutual trust and respect.

Such a confederation must be one of equals. The weakest must come to the conference table with the same confidence as do we, protected as we are by our moral, economic, and military strength. That table, though scarred by many past frustrations, cannot be abandoned for the certain agony of the battlefield.

Disarmament, with mutual honor and confidence, is a continuing imperative. Together we must learn how to compose differences, not with arms, but with intellect and decent purpose. Because this need is so sharp and apparent I confess that I lay down my official responsibilities in this field with a definite sense of disappointment. As one who has witnessed the horror and the lingering sadness of war -- as one who knows that another war could utterly destroy this civilization which has been so slowly and painfully built over thousands of years -- I wish I could say tonight that a lasting peace is in sight.

Happily, I can say that war has been avoided. Steady progress toward our ultimate goal has been made. But, so much remains to be done. As a private citizen, I shall never cease to do what little I can to help the world advance along that road.

VII.

So -- in this my last good night to you as your President -- I thank you for the many opportunities you have given me for public service in war and peace. I trust that in that service you find some things worthy; as for the rest of it, I know you will find ways to improve performance in the future.

- 8. Petitioners have been involved in dozens of State (see APX 100) and Federal election / suffrage rights related cases ourselves and by our associates for the sake of brevity some of which are listed without a description:
 - In Re: Schulz etal v. The State of New York etal. NDNY 95cv133 (CGC) with Dr. Walker F. Todd Ph.D. Esq. as counsel for Plaintiffs;
 - In Re: STRUNK v. UNITED STATES DEPARTMENT OF COMMERCE BUREAU OF THE CENSUS et al (1:09-cv-01295) (NG)
 - In Re: Strunk v. US Dept of Housing Urban Development etal. EDNY 99cv6480 (NG)
 - In Re: Loeber etal v. Spargo etal. NDNY 04cv1193 (LEK)
 - In Re: Forjone et al v California et al. WDNY 06cv0080 / NDNY 06cv01002
 - In Re: USA v NYS Board of Elections et al. NDNY 04cv0263 (GLS)
 - In Re: Schulz etal. v State of New York etal. NDNY 07cv00943 (LEK) file a very large set of multidistrict cases one in each State of the several states with a separate Plaintiff in each State, therein challenging the

You and I -- my fellow citizens -- need to be strong in our faith that all nations, under God, will reach the goal of peace with justice. May we be ever unswerving in devotion to principle, confident but humble with power, diligent in pursuit of the Nation's great goals.

To all the peoples of the world, I once more give expression to America's prayerful and continuing aspiration: Source: Public Papers of the Presidents, Dwight D. Eisenhower, 1960, p. 1035- 1040 See https://youtu.be/orEurY6HdXU and text at https://avalon.law.yale.edu/20th centuryeisenhower001.

unconstitutional use of electronic voting rather than paper ballots with a chain of custody for counting and tally and for which the corrupt civil courts buried the cases and terrorized Robert Schulz for the past 6 years;

- In Re: STRUNK V. C.I.A. EDNY Civil Action No. 08cv01196 (ARR)
- In Re: Jah Thomas, Basil Guilavigui and Christopher Earl Strunk v the Federal Reserve Bank of New York et al. DNY2007cv01171 (ARR)
- In Re: Strunk v NYS Board of Elections et al. NYS Kings Cty Sup. 6500-11
- In Re: Strunk v. DOS et al. DCD 08-cv-2234 (RJL)
- In Re: STRUNK v. U.S. DEPARTMENT OF COMMERCE BUREAU OF THE CENSUS et al (1:09-cv-01295) (RJL)
- In Re: Strunk v New York State Board of Elections, et al., Index No. 08-CV4289 (US Dist Ct, EDNY, Oct. 28, 2008, Ross, J.)
- In Re: Apr 24, 2016 Strunk v DTCC etal USCA 2nd Circuit 15-3199.
 Strunk v DTCC, Robert Druskin etal SDNY 15cv6817.
- In Re: STRUNK v. THE STATE OF CALIFORNIA etal. NYND 16-cv-1496 (BKS/DJS) was a challenge to the vote fraud involving illegal voters in California and New York to no avail in anticipation of results obtained by the Presidential 2016 Election Integrity Commission ordered 11 May 2017 that Judge Sannes dismissed the case without prejudice on 15 May 2017.
- 9. Our compatriot engineer, Michael T. McKibben founder of Americans For

Innovation (AFI) and Leader Technologies Inc., is the actual inventor of social network scaling software that was stolen from the SERCO INC. controlled U.S. Patent Office and its agents for Google, Facebook and other social network platforms; and

- 10. Further, AFI investigation has proven the theft has affected every election cycle -since 2008, and that since Sep. 29, 1999 started when the C.I.A. began investing in hardware and software companies, thus essentially nationalizing largely in secret, America's emerging digital infrastructure; and
- 11. Further, having exhausted available remedy Mr. McKibben filed a Miller Act claim with CINC Trump (see <u>APX 101</u> thru <u>APX 126</u>); and
- 12. Further, based upon information and belief, in that the theft gave the C.I.A. an unprecedented and unaccountable ability to spy on everyone without a warrant, and given the C.I.A. theft has created government liability under the Miller Act (40 U.S.C. §§ 3131-3134) evidenced by voluminous spreadsheet summaries compiled by Leader Technologies, Inc. within the last week, available to this court upon request, are the contracts acquired by SERCO INC. between 20 September 2005 and 11 May 2018 (9) with the Department of Commerce (DOC), the U.S.

Serco-All-Federal-Agency-Prime-Contracts-between-Sep-30-2005-to-May-01-2018-USAspending-May-11-2018.

Serco-DOD-Prime-Contracts-between-Aug-14-2006-to-Apr-01-2018-USAspending-May-11-2018.csv

Serco-OPM-Contracts-between-Nov-28-2007-to-Nov-20-2015-USAspending-May-11-2018.csv

Serco-DUNS-014387489-Department-of-Homeland-Security-DHS-between-Jan-25-2008-to-Jan-25-2018-accessed-May-12-2018.csv

Office of Personnel Management (OPM), DOC Bureau of Census (BOC) DOC Patent Trademark Office (PTO), Department of Defense (DOD), Department of Homeland Security (DHS), Federal Acquisition Service (FAS) and other too numerous prime contracts too numerous to list herein but germane as to espionage; and

- 13. That based upon information and belief as a matter of foreign meddling and interference during the 6 November 2018 election cycle, there are no bid SERCO INC. contracts with Federal entities, since 2005 with reference to Footnote #9, that among other egregious exceptions to law are in violation of the Sherman and Robinson Patman Antitrust Acts that with impunity have afforded access and opportunity by Foreign enemies of the United States of America and its member States and Territories to conduct the crime of espionage by foreign enemies, and 14. Further that proof of these allegations as to spying have in part been
- established judicially in several cases heard before SES member Richard J. Leon, a District Court Judge in the District of Columbia, who at least regards proven egregious 4th amendment spying violations as unconstitutional, and
 - 15. Further the said contracts summarized at Footnote #9 also involves the huge

Serco-Federal-Acquisitions-Service-FAS-between-Apr-20-2008-to-May-01-2018-USAspending-May-11-2018.csv
Serco-DOS-Prime-Contracts-between-Dec-29-2011-to-Dec-28-2015-USAspending-May-11-2018.csv
Serco-DOD-Subcontracts-between-Feb-04-2011-to-Mar-20-2018-USAspending-May-11-2018.csv

DOD and OPM personnel file theft disclosed in 2015 (10) affording jurisdiction of this Court over the Petitioners' Petition as a probable cause legal standard of proof above mere reasonable suspicion that the SES components of Government serving SERCO Inc., run by the Queen's Privy Council coordinated with the People's Republic of China (PRC) Communist Central Committee, and of course ALL the entities through their SES managers working with the SERCO INC. contracts referenced in Footnote #9 thereby actually facilitate election tampering in the United States and elsewhere that creates a civil responsibility properly based upon a major degree of military intrusion into the field of government; and

16. Further correspondingly, the scope of military authority under Civil Affairs Operations FM 3-57, is circumscribed here by the necessities of the ongoing national emergency or time of war with martial law provisions of the 12 USC §95(a) amended 50 USC App. §5(b) for extraordinary circumstances since March 6, 1933 beyond the control capability of normal government officials in application of International Law⁽¹¹⁾; and whose duty falls upon the U.S. Army Chief of Staff's

¹⁰ https://www.opm.gov/cybersecurity/cybersecurity-incidents/ e.g. *Earlier in 2015*, OPM discovered that the personnel data of 4.2 million current and former Federal government employees had been stolen. ... may also have been impacted by the separate but related incident involving personnel records.

FM 41-10-1962 Chapter 1 Paragraph 8. <u>Application of International Law</u>. (a.) International law is usually regarded as having two branches, one dealing with the peaceful relations between states and the other concerned with armed hostilities between states. <u>This division is not, however, absolute, and there are many facets of international relations that are difficult to regard as belonging to the law of peace or the law of war. Both branches as well as the undefined grey</u>

authority over *Civil Affairs Functions* with civil agency(s) and the cabinet of the Commander-in-chief, with alleged dereliction of duty inter alia, for effective civil government, public finance, legal due process (12).

area in between apply to civil affairs relations. The law of peace deals with such matters as recognition of states and governments, jurisdiction, nationality, diplomatic protocol, the prerequisites for and construction of international agreements, and, generally, the practices and standards observed by friendly states in their mutual relations. Evidence of the law of peace is to be found in law making treaties, the decisions of international and national judicial bodies, the writings of jurists, diplomatic correspondence, and other documentary material concerning the practice of states. The law of peace is particularly relevant to define the rights and obligations of a military force that is deployed in the territory of an allied state not only where there is a civil affairs agreement, but also where there is no applicable agreement or with respect to matters on which such agreement is silent. (Emphasis by Petitioners)

- (b.) The law of war governs such matters as the conduct of hostilities on land, in the sea, and in the air; the status and treatment of persons affected by hostilities, such as POW'S, the sick and wounded, and civilian persons; the occupation of enemy territory, flags of truce, armistices and surrender agreements, neutrality, and war crimes. The law of war is derived from two principal sources, law making treaties, such as the Hague and Geneva Conventions, and custom, a body of unwritten law that is firmly established by the practice of nations and well defined by recognized authorities on international law. Ordinarily, a provision of an international agreement is binding on a state only to the extent that it has consented to be bound. However, a humanitarian principle enunciated in a law making treaty is binding. (Emphasis by Petitioners)
- (e) Of these' agreements, the NATO Status of Forces Agreement is particularly significant because of the precedent it has established concerning the law applicable to visiting military forces when they are in the territory of a friendly state. The Hague Regulations are important because they are regarded as declaratory of law applicable between belligerents. The 1949 Conventions supplement the Hague Regulations, which by their literal terns applied only to a "war" between parties signatory thereto, by broadening the scope of the Treaty law to cover not only "war" but also "any other armed conflict" and "any partial or total occupation," involving their signatories (see FM 27-10). An international agreement of particular significance to CA personnel is the Convention for the Protection of Cultural Property in the Event of Armed Conflict. The United States became a signatory to this agreement at the Hague in 1954. This Convention outlines the measures which armed forces shall take in the preservation of historical, cultural, and scientific properties in any enemy territory. As CA personnel will have principal responsibility for measures to be taken concerning cultural property, they should be thoroughly familiar with the legal obligations of the United States respecting artistic objects, archives, monuments, shrines, and other types of cultural property. (Emphasis by Petitioners)
- ¹² FM 41-10-62 CHAPTER 2 CIVIL AFFAIRS FUNCTIONS Paragraph 11 <u>Governmental Functions</u>. Included in this grouping of functions are those dealing with matters customarily involving governmental activity or control. The general areas of concern include the organization

and conduct of local government, political activities; review, advice, or correction of civil officials in accordance with competent directives, and implementation of policy decisions with respect to control or other relationships with government in the area of operations.

- (a.) <u>Civil Government</u>. This function is concerned with the structure and conduct of local government. It encompasses methods of establishing legislative and executive agencies from national to local levels and the processes of these agencies in the administration of civil government. Included are such considerations as political. parties, eligibility for franchise, elections, tenure, and all other aspects of the development and operation of the apparatus of government. Commanders having area responsibility, their staffs, and CA units are charged, as appropriate, with
- (1) Surveying governmental organization at all levels.
- (2) Surveying lines of authority and influence having impact on political matters.
- (3) Analyzing effectiveness of existing agencies of government or social control.
- (4) Studying effectiveness of governmental officials and employees and of other community leaders; removing persons who are inimical to the United States or who are not in sympathy with its policies and objectives, and securing the appointment of leaders who will further desired programs.
- (5) Negotiating to gain support or cooperation for United States forces.
- (6) Recommending organization, functioning, staffing, and authority of agencies of government or social control.
- (7) Advising, conducting liaison with, supervising, controlling, or replacing organs of government.
- (8) Participating on joint commissions, committees, or councils concerned with governmental affairs.
- (b.) <u>Legal</u>. This function is concerned with the legal system of the area and the application of international law in CA operations. Commanders having CA area responsibility, their staffs, and CA units are charged, as appropriate with-
- (1) Translation of the legal aspect of CA operations into plans and directives.
- (2) Analysis and interpretation of the civil and criminal laws of the territory, particularly restraints imposed upon the civil populace.
- (3) Study of the organization of the judicial system including determination of legal status and jurisdiction of civil courts and law.
- (4) Review of the local organization of the bar and determination of reliability of its members.
- (5) Examination of locally accepted forms of judicial procedure including rules of evidence and rights of the accused.
- (6) Assistance to commanders and staffs in the preparation of proclamations, ordinances, orders and directives, and as otherwise may be required.

- (7) The establishment of necessary civil affairs tribunals and other judicial and administrative agencies, including their number, types, jurisdiction, procedures, and delegation of appointing authority.
- (8) The closure or reopening of local tribunals, including courts, boards, and commissions; their jurisdiction, organization and procedure, and the class of cases triable therein.
- (9) Recommendations concerning the suspension or abrogation of laws and procedural rules applicable to local courts.
- (10) Recommendations concerning the alteration, suspension, or promulgation of laws to include civil legislation for the government of the area in which military forces are deployed. It may be necessary to deny enforcement effect to local legislation or to adopt new laws essential to the control of the area in question and the protection of U.S. forces. Such legislation must conform to applicable provisions of U.S. law and international law as, for example, the 1949 Geneva Civilian Convention.
- $(1 \mid 1)$ Supervision of the administration of civil and criminal laws by local officials.
- (12) Provision of members for civil affairs tribunals.
- (13) Review or administrative examination of cases tried in CA courts before referral to higher headquarters for final review.
- (14) Arrangements for transmittal of civilian claims against the United States to the proper agency.
- (f) <u>Public Finance</u>. This function is of vast importance in the conduct of economic welfare and economic stabilization measures and assists in reducing support contributions by the United States. It includes control, supervision, and audit of fiscal resources; budget practices, taxation, expenditures of public funds, currency issues, and the banking agencies and affiliates. It is essential that the function be performed in an integrated and uniform manner within each national area. Commanders having area responsibility, their staffs, and CA units may be charged with tasks such as:
- (1) Analysis of taxation systems and other sources of revenue, governmental expenditures, and estimates of adequacy of public funds for performance of governmental functions.
- (2) Review of public laws and agencies regulating banking and financing.
- (3) Analysis of financial structures including types and conditions of financial institutions.
- (4) Analysis of types and amounts of circulating currencies, acceptance by population of such currencies, and current foreign exchange rates.
- (5) Recommendations as to designation of type of circulating local currency.
- (6) Recommendations as to provisions for military currency.
- (7) Recommendations as to establishment of currency exchange rates.
- (8) Establishment and enforcement of restrictions on exportation of currencies.
- (9) Recommendations for control of foreign exchange.

- 17. Further, in addition Mr. McKibben has provided a copy of the Washington State Supreme Court Petition for Writ of Mandamus, <u>James M. Miller v. Secretary of State, Kim Wyman</u> No. 96235-9 filed on 28 August 2018 (Petition No. 96235-9), to safeguard paper ballots cast in the Federal Mid-term General Election scheduled for 6 November 2018, shown in Exhibit (see <u>APX 127</u> thru <u>APX 240</u>) for relief to:
 - (1) eliminate electronic voting systems in Washington and require hand tabulation of ballots,
 - (2) implement in-person voting with fingerprint verification, and
 - (3) require "bipartisan groups" (rather than election officials) to process and tabulate ballots, all for the 2018 general election and future elections.
- 18. Further therein Petition 96235-9 Exhibit D (see APX 186), on July 16 2018

 New York Governor Andrew Cuomo joined with Washington State Governor Jay

 Inslee (that arguendo defer their ineffectual individual State authority / power over the election process to Federal Jurisdiction) demand that CINC Trump protect the

⁽¹⁰⁾ Establishment of controls over budget, taxation, expenditures, and public funds and determination of appropriate fiscal accounting procedures.

^(1|1) Reestablishment or revision of taxation systems in accordance with policy directives.

⁽¹²⁾ Liquidation, reorganization, opening, or closing of banks.

^(1|3) Supervision over credit and provisions for credit needs.

^(1/4) Regulation or supervision of governmental fiscal agencies, banks, credit cooperatives, and other financial institutions.

⁽¹⁵⁾ Recommendations for advances of funds to governmental or private financial institutions.

⁽¹⁶⁾ Recommendations as to emergency declaration of debt suspensions for specific types of debts.

⁽¹⁷⁾ Recommendations for protection of public and private financial institutions and safeguarding funds, securities, and financial records.

electoral process from Foreign interference with the Federal Mid-term General Election cycle scheduled for 6 November 2018; and

19. Further, on 26 July 2018 House Intelligence Committee Chairman Devin Nunes (R-Calif.) called for a ban on electronic voting systems in an interview that aired Thursday in Washington Examiner (see <u>APX 265</u>); quote

"The one thing we've been warning about for many, many years on the Intelligence committee is about the electronic voting systems," Nunes told Hill.TV's Buck Sexton, who sat with the lawmaker on Wednesday.

"Those are really dangerous in my opinion, and should not be used. In California — at least in the counties that I represent — they do not use an electronic system," he continued.

"I think anybody that does that, and that's communicating over the web, it's going to be a challenge. So you have to make sure that you limit that as much as possible, and we need a paper trail so that you can go back in case you have to do a manual recount," he said.

In February, a DHS cybersecurity officials said that Russia had "in a small number of states in 2016" and warned California and 21 other states that Russia attempted to breach their systems.

- 20. Further yet to wit, on 31 July 2018 the Department of Homeland Security Secretary Kirstjen M. Nielsen issued at the National Cyber-security Summit by her Keynote Speech pledging to safeguard the Federal Mid-term General Election scheduled for 6 November 2018 from foreign interference (see **APX 266**); and
- 21. That in response to Petition No. 96235-9, on October 12, 2018, REBECCA R. GLASGOW, WSBA 32886 Deputy Solicitor General maneuvered to postponed hearing until after 6 November 2018, in CONCLUSION (see <u>APX 262</u>)

alleged that quote:

"The Petition for Extraordinary Writ of Mandamus does not state a claim for relief because it does not identify any lawful basis for mandamus. The Secretary of State respectfully asks the Court to dismiss the petition with prejudice."

- 22. That following the 15 December 2016 filing of Strunk's election law case STRUNK v. THE STATE OF CALIFORNIA etal. NYND 16-cv-1496 (BKS/DJS) dismissal without prejudice on 15 May 2017, that coincided with the President Donald J. Trump signed an Executive Order on 11 May 2017, establishing the Presidential Advisory Commission on Election Integrity. Vice President Mike Pence chairs the Commission, and Kansas Secretary of State Kris Kobach serves as the vice chair, see the time line at <u>APX 276</u>, and in which members of the Commission sabotaged the inquiry with court cases that resulted in cancellation of the inquiry on 3 January 2018 (see <u>APX 281</u>).
- American for Innovation, Leader Technologies, Inc and American Intelligence Media update the 15 September 2018 report inter alia on electronic espionage and foreign interference in the current 2016 Election cycle titled HILLARY CLINTON CONTROLS 50,000 FBI ENCRYPTION KEYS—PROVES MUELLER'S WITCH HUNT IS TREASONOUS and involving the foreign controlled entity ENTRUST (see APX 282).
 - 24. Importantly, the Report shown starting at APX 282 explains the TIMELINE:

for how BILL & HILLARY CLINTON BEGAN ORCHESTRATING UNFETTERED ACCESS TO THE FBI'S ENCRYPTION KEYS IN 1993 for the PRC etal. in regards to ENTRUST and foreign espionage starts at **APX 290**.

- 25. That Michael T. McKibben of Leader Technologies, Inc. provided Strunk on 13 September 2018 his research done into the ENTRUST entity at the Securities Exchange Commission Edgar web facility to determine all the overlapping potential espionage / interference connections using an (ENTU 1998-2009) 10-K, Customer, Partner, Director, Officer, Dependent, Subsidiary (see **APX 308**).
- 26. That germane to this 2018 Election Cycle meddling / interference danger that is associated with ENTRUST etal., especially the psychological warfare intent of foreign interference in the ongoing election cycle, is the 24 October 2018 THE HILL article: Officials prepare for potential of claims of election interference by Jacqueline Thomsen (see APX 331).
- 27. That Petitioners based upon our New York experience (especially since the Clinton's PRC / Maoist crime machine moved here in the 1990s), allege that PRC national Jack Ma, the richest person on the PRC Central Committee, who had asset stripped ROC / Taiwan Industry to the PRC Mainland, and as the CEO of the PRC's *Alibaba* propaganda organization (13) just purchased 28,000 acres of New York Adirondack forest from the International Paper Company with the blessing of

http://www.nydailynews.com/news/ny-news-jack-ma-alibaba-stepping-down-20180910-story.html

New York Governor Andrew Cuomo, and that a Court Inquiry would be fruitful.

28. Based upon Petitioners experience, information and belief, the Indonesian poseur defacto President Barry Soetoro, Soebarkah, a.k.a. Barack Hussein Obama is a member of the Senior Executive Service from his time working for the Central Intelligence Agency at Business International Corporation as a non US Citizen, and as a SES member Indonesian Citizen who questionably issued Executive Order 13714 of December 15, 2015 Strengthening the Senior Executive Service.

ISSUES RAISED

Petitioners raise a series of troubling issues that are to be properly resolved in this Court related to 10 U.S. Code § 253 - Interference with State and Federal law (14) and or 10 U.S.C. 333 - Interference with State and Federal law, and as

¹⁴ §253.1 Interference with State and Federal law.

The President, by using the militia or the armed forces, or both, or by any other means, shall take such measures as he considers necessary to suppress, in a State, any insurrection, domestic violence, unlawful combination, or conspiracy, if it-

⁽¹⁾ so hinders the execution of the laws of that State, and of the United States within the State, that any part or class of its people is deprived of a right, privilege, immunity, or protection named in the Constitution and secured by law, and the constituted authorities of that State are unable, fail, or refuse to protect that right, privilege, or immunity, or to give that protection; or

⁽²⁾ opposes or obstructs the execution of the laws of the United States or impedes the course of justice under those laws.

In any situation covered by clause (1), the State shall be considered to have denied the equal protection of the laws secured by the Constitution.

⁽Aug. 10, 1956, ch. 1041, 70A Stat. 15, §333; Pub. L. 109–364, div. A, title X, §1076(a)(1), Oct. 17, 2006, 120 Stat. 2404; Pub. L. 110–181, div. A, title X, §1068(a)(1), Jan. 28, 2008, 122 Stat. 325; renumbered §253, Pub. L. 114–328, div. A, title XII, §1241(a)(2), Dec. 23, 2016, 130 Stat. 2497.)

would apply to the application and administration of 50 USC 212: Confiscation of property employed to aid insurrection (15).

That these troubling issues require a court inquiry that derive from the purpose and use of The Sedition Act of 1918 (Pub.L. 65–150, 40 Stat. 553, enacted May 16, 1918) that was an Act of the United States Congress that extended the Espionage Act of 1917 to cover a broader range of offenses that Petitioners contend is related to the subject 2018 Election cycle foreign interference in the broader context of the Constitutionality of the Senior Executive Service per se that was created by the Civil Service Reform Act of 1978, (October 13, 1978, Pub.L. 95–454, 92 Stat. 1111) (CSRA), that reformed the civil service of the United States federal government, partly in response to the Watergate scandal, and in which CSRA questionably varied from the requirement of the Administrative Procedures Act (APA) from the due process standpoint and, in which CSRA abolished the U.S. Civil Service Commission and distributed its functions primarily among three

¹⁵ §212. Confiscation of property employed to aid insurrection

Whenever during any insurrection against the Government of the United States, after the President shall have declared by proclamation that the laws of the United States are opposed, and the execution thereof obstructed, by combinations too powerful to be suppressed by the ordinary course of judicial proceedings, or by the power vested in the marshals by law, any person, or his agent, attorney, or employee, purchases or acquires, sells or gives, any property of whatsoever kind or description, with intent to use or employ the same, or suffers the same to be used or employed in aiding, abetting, or promoting such insurrection or resistance to the laws, or any person engaged therein; or being the owner of any such property, knowingly uses or employs, or consents to such use or employment of the same, all such property shall be lawful subject of prize and capture wherever found; and it shall be the duty of the President to cause the same to be seized, confiscated, and condemned.

new agencies: the Office of Personnel Management, the Merit Systems Protection Board, and the Federal Labor Relations Authority, and that has taken over as a foreign controlled fourth branch of government unconstitutionally.

CONCLUSION

Petitioners have been here previously on a related election issue during the 2016 cycle, and to the extent that Christopher Blaise Garvey is now on the 2018 Ballot in New York for its Attorney General otherwise he would be here too. However in this 2018 cycle, we have exhausted our available remedies below in both the State and Federal civil system to no avail under the continuing emergency government, and because time is of the essence with imminent irreparable harm that will permanently impact the entirety of our fellow citizens of each of the States of the several States and the ability of the limited republic of the United States of America to continue, we beseech this Court for the good of the entire country to grant the relief sought; and to the extent that there are Five states in the U.S. — Louisiana, Georgia, South Carolina, New Jersey, and Delaware that run their elections using direct recording electronic machines (DREs) only each must be ordered under the Help America to Vote Act to provide Paper Ballots accordingly to serve our Commander-in Chief during this time of upheaval with the special notice to the danger posed by the warning given by The Hill shown at APX 331 that Officials prepare for potential for claims of election interference.

PETITION VERIFICATION AFFIDAVIT

STATE OF NEW YORK)
) SS.

COUNTY OF WARREN)

Accordingly, I, Christopher Earl Strunk, being duly sworn, depose and say under penalty of perjury:

I have read the foregoing Petition and Appendix Exhibits marked APX 001 thru APX 333 under 28 USC §1651 and related law for a writ of mandamus and injunctive equity relief pursuant to the national emergency mandate(s) issued by the commander-in-chief, Donald John Trump for an order:

- A. TO PRESERVE, UNTIL FURTHER NOTICE BY THIS COURT, ALL PAPER BALLOTS CAST ON 6 NOVEMBER 2018 BY U.S. CITIZEN VOTERS AT THE NATIONAL MID-TERM GENERAL ELECTION IN THE STATE OF NEW YORK AND THE SEVERAL STATES AND TERRITORIES; AND
- B. TO CONVENE A TITLE 10 \$935. ART. 135. COURT OF INQUIRY INTO FOREIGN MEDDLING DURING THE 6 NOVEMBER 2018 ELECTION CYCLE; AND
- C. TO ISSUE A REPORT FOR THE DEPARTMENT OF HOMELAND SECURITY SECRETARY KIRSTJEN M. NIELSEN: AND FOR
- D. SUCH OTHER AND DIFFERENT RELIEF DEEMED NECESSARY.

Whereas affirmant Petitioner is an Accuser defined by 10 USC 801-9 for offenses against nationals of the United States outside the jurisdiction of any nation defined by 18 USC \$7-7 as if for special maritime and territorial jurisdiction of the United States using Court

Rule 67(c) as to Civil Affairs under the 12 USC §95(a) amended 50 USC App. §5(b) ongoing emergency with the Military Government U.S. Army duties in the Community under the Honorable Donald J. Trump POTUS Commander-in-Chief (CINC), as is defined by the U.S. Army Field Manual (FM) now amended into Civil Affairs Operations FM 3-57 dated 31 October 2011 applies with Chapter 4 Section 52 as to the civilian event of the early yoting ongoing mid-term "elections" with the deadline of 6 November 2018 that affect military operations CINC warned of with the 12 September 2018 Executive Order on Imposing Certain Sanctions in the Event of Foreign Interference in a United States Election Certain Sanctions in the Event of Foreign Interference in a United States Election and that time is of the essence with imminent irreparable harm; and

Affirmant knows the contents thereof apply to me by misapplication and administration of laws and that the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true, am available for testimony. The grounds of my beliefs as to all matters not stated upon information and belief are as follows: 3rd parties, books and records, and personal knowledge.

Christopher Earl Strunk in esse Sui juris All Rights Reserved Without Prejudice

Subscribed and Sworn to before me This Asis day of October 2018

Notary Public

KIMBERLY A. ROSS
Notary Public, State of New York
Warren Co. #01RO6303916
Commission Expires May 19, 20

PETITION VERIFICATION AFFIDAVIT

STATE OF NEW YORK)) SS.

COUNTY OF ULSTER)

Accordingly, I, Harold William Van Allen, being duly sworn, depose and say under penalty of perjury:

I have read the foregoing Petition and Appendix Exhibits marked APX 001 thru APX 333 under 28 USC §1651 and related law for a writ of mandamus and injunctive equity relief pursuant to the national emergency mandate(s) issued by the commander-in-chief. Donald John Trump for an order:

- A. TO PRESERVE, UNTIL **FURTHER** NOTICE BY THIS COURT, ALL PAPER **BALLOTS CAST ON 6 NOVEMBER 2018** BY U.S. CITIZEN VOTERS AT THE NATIONAL MID-TERM GENERAL ELECTION IN THE STATE OF NEW YORK AND THE SEVERAL STATES AND TERRITORIES: AND
- B. TO CONVENE A TITLE 10 \$935. ART. 135. COURT OF INOUIRY INTO FOREIGN MEDDLING DURING THE 6 NOVEMBER 2018 ELECTION CYCLE: AND
- C. TO ISSUE A REPORT FOR THE DEPARTMENT OF HOMELAND SECURITY SECRETARY KIRSTIEN M. NIELSEN; AND FOR
- D. SUCH OTHER AND DIFFERENT RELIEF DEEMED NECESSARY.

Whereas affirmant Petitioner is an Accuser defined by 10 USC 801-9 for offenses against nationals of the United States outside the jurisdiction of any nation defined by 18 USC §7 -7 as if for special maritime and territorial jurisdiction of the United States using Court Rule 67(c) as to Civil Affairs under the 12 USC §95(a) amended 50 USC App. §5(b) ongoing emergency with the Military Government U.S. Army duties in the Community under the Honorable Donald J. Trump POTUS / Commander-in-Chief (CINC), as is defined by the U.S. Army Field Manual (FM) now amended into Civil Affairs Operations FM 3-57 dated 31 October 2011 applies with Chapter 4 Section 52 as to the civilian event of the early voting ongoing mid-term "elections" with the deadline of 6 November 2018 that affect military operations CINC warned of with the 12 September 2018 Executive Order on Imposing Certain Sanctions in the Event of Foreign Interference in a United States Election Certain Sanctions in the Event of Foreign Interference in a United States Election and that time is of the essence with imminent irreparable harm; and

Affirmant knows the contents thereof apply me by misapplication and administration of laws and that the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true, am available for testimony. The grounds of my beliefs as to all matters not stated upon information and belief are as follows: 3rd parties, books and records, and personal knowledge/

Harold William Van Allen in esse Sui juris All Rights Reserved Without Prejudice

Subscribed and Sworn to before me This 25 day of October 2018

Farlene A. Rabendo

Notary Public STATE OF NEW YORK FAIRLENE G. RABENDA 32

QUALIFIED IN DUTCHESS COUNTY REC #OIRASOUTH COMMISSION EXPIRES JUNE 17, 2022

10287 words

CERTIFICATE OF COMPLIANCE

No.		

UNITED STATES COURT OF APPEALS FOR THE ARMED FORCES

In re: Christopher Earl Strunk, and Harold William Van Allen,
Petitioners.

As required by Rule, the Undersigned certifies that the PETITION WITH 28 USC §1651 FOR WRIT OF MANDAMUS AND INJUNCTION EQUITY RELIEF IN THE MATTER OF FOREIGN MEDDLING DURING THE 6 NOVEMBER 2018 ELECTION CYCLE; contains 10287 words including the Petition Text and Footnotes, excluding the parts of the petition that are exempted by rules, and uses Times New Roman font with 14 Point type in the Text and 12 Point type in Footnotes.

The undersigned states and declares under penalty of perjury that the foregoing is true and correct under 28 USC §1746:

Dated: October 27, 2018

Brooklyn, New York

Christopher Earl Strunk in esse Sui juris,

141 Harris Avenue Lake Luzerne, NY 12846

Ph: 518-416-8743; Email: chris@privateamerciancitizen.org
All Rights Reserved Without Prejudice

UNITED STATES COURT OF APPEALS FOR THE ARMED FORCES

In re: Christopher Earl Strunk, and Harold William Van Allen,
Petitioners.

APPENDIX

FOR THE PETITION WITH 28 USC §1651 FOR A WRIT OF MANDAMUS AND INJUNCTIVE EQUITY RELIEF PURSUANT TO THE NATIONAL EMERGENCY MANDATE(S) ISSUED BY THE COMMANDER-IN-CHIEF, DONALD JOHN TRUMP

JOINT AMICI CURIAE BRIEF OF CHRISTOPHER EARL STRUNK AND HAROLD WILLIAM VAN ALLEN TO ASSIST SPECIAL MASTER JOHN GLEESON WITH INFORMATION EXPERTISE AND INSIGHT FOR CONVICTION OF LIEUTENANT GENERAL MICHAEL THOMAS FLYNN

Exhibit F

Gmail - NOTICE of INTENT to file friend of the court brief in 17-cr-232



Christopher Strunk <suretynomore@gmail.com>

NOTICE of INTENT to file friend of the court brief in 17-cr-232

2 messages

Christopher Strunk <suretynomore@gmail.com> To: sidnev@federalappeals.com

Thu, May 14, 2020 at 6:03 PM

Bcc: Harold Van Allen hillvanailen@icloud.com, Jan "michael@shrimpton.co..uk" <michāel@shrimpton.co.uk>

CONFIDENTIAL and PERSONAL

May I call?

Unusual stuff.

Christopher Earl Strunk 141 Harris Avenue Lake Luzerne, NY 12846-1721 518-416-8743

CC: H. William Van Allen 351 North Road Hurley NY 12443

Wwithstanding John Gleeson For instance:

HINT: The CIA hard at work to maintain cash-flow with their longest war -- Afghanistan, FYI: THE GERMAN DVD: stands for Deutsches Verteidigungs Dienst, or German Defense Service By Michael Shrimpton for Veterans Today http://www.veteranstoday.com/2012/05/30/breaking-exclusive-japan-attack-german-terror-intel-group-complicit/ This is a hot intel topic and one which has provoked a certain amount of debate within the Intelligence Community (INTELCOM). That is partly because much of the material, including SATINT of the agency's FIQ in Dachau Germany (about a klick from the old concentration camp, a former DVD facility) has been classified at too high a level in this author's humble opinion. As Gordon Duff.can confirm this author is very humble. (Ed: Mike is humble...not.) DVD stands for Deutsches Verteidigungs Dienst, or German Defense Service. It was set up by German spymaster Admiral Wilhelm Canaris in 1943/4, after he appreciated that Germany was going to lose the war. He and his deputy, General Leutriant Erwin von Lahousen, a serious Kraut, were determined that Germany would win the peace, which to date she has done. They started moving files, gold, officers and other stuff down to Dachau from Berlin as early as the fall of 1943. Nazis were not invited. The DVD are not and never have been Nazi - these were the boys who installed the Nazis, and they were a lot smarter. Your average Nazi was pretty dumb, no smarter than your average Democrat. The DVD arranged to extend the war for 6 months, by pushing Operation Market Garden, the abonive attempt to cross the Rhine and outflank the Krauts. They used assets in the British Army to hold up the advance of XXX Corps on Arthem and assets in the Air Ministry to suppress photo-intel of the SS Panzer Division they moved in to the Arnhem area, ie our guys were ambushed. The extra time was needed to move gold, cash and folk out of Germany into Argentina and elsewhere, using a covert fleet of modified Type XXI U-Boats, used for cargo work (they were never put through the books of the Kriegsmarine). Three at least of that fleet are still in business, 67 years later, relitted with Air Independent Propulsion and new diesels. If that sounds old remember the Big E - great ship - is still going strong more than 50 years after she was commissioned, indeed her proposed decommissioning is premature. Canaris laked his death in '45 - he has two graves. As I reveal in my forthcoming history of the DVD, Spyhunter, there is even a post-war photo of Canaris, in the biography by one of his more loyal lieutenants, one Colonel Whiting, of the OSS and DVD, allegedly taken in 1944 (t wasn't). His head of air intelligence was General Major Adolfo Galland, who has two interesting gaps in his resume, covering the Korean War and the Vietnam War. The 'Chinese' Mig-15s in Korea (a German design by the way) never flew over South Korea and always returned north of the Yalu because most of their pilots were German. Dolfo repeated the same trick in Vietnam. You won't find many genuine North Vietnamese air aces signing prints of their Mig-21s - most of the Mig 21 pilots over 'Nam were Luftwaffe, ie West German, with some East Germans as well. There was no Cold War split in German intelligence - the DVD ran both the West German BND (Gehlen was DVD) and the Stasi, their key man in East Berlin being the author's old 'friend' (strictly an enemy, but the old boy and he got on well) General Oberst Markus Wolf. It is only in recent years that the last senior Luftwaffe officers with operational experience in Nam

have retired. Many of them were trained by the USAF, eg in Texas, in American air combat tactics, a gross deception by the Germans, who were of course very familiar with the capabilities of the F-4. The author once congratulated a German air force general at a drinkies on shooting down 4 B-52s over Hanoi - the poor guy had nowhere to go. Of course the author would have much preferred it had the general had been shot down, but if you want your Hun to cough you have to be nice to him. The author didn't get intel out of Markus Wolf by being offensive - and you had to get up pretty early in the morning if you wanted something out of Markus. He was treated hadly by his own people by the way, one reason why we know so much about them. They can't stop double-crossing their own - your Jerry will always sacrifice another Jerry for the Fatherland. The DVD control most of the world's cocaine and heroin trade, all the major paedophile rings and the COREA Group. They have a UK operation, known as GO2, inspiration for lan Fleming's fictional 'OO' section. The Bilderberg group and Trilateral Commission are DVD front organisations, although most of their members are unaware of that - you have to get through to the hard, inner core before you get the intelligence connection. Nice Trilats like Judge Bill Webster (hi Bill!) are nothing whatsoever to do with the DVD. The DEA buys south of the border will occasionally encounter the Krauts who control the cartels, but they usually stay pretty deep. Their political assets are legion, one reason the US lost the Vietnam War and the UK fouled up so badly over the IRA, They specialise in talent-spotting and blackmailing future leaders. Several US Presidents have been close to the DVD. Eisenhower being a prominent example. Kennedy wasn't, which is why he became an ex-President, sadly. If you know that Allen 'von' Dulles and Richard 'von' Helms were DVD it's a lot easier to make sense of that operation. In Britain Macmillan, Wilson and Heath were all DVD assets, hence their enthusiasm for the UK joining the EU, aka the German Sphere of Influence. The bad guys are still in business, in a big way. The agency seems to have about 10,000 people and its HQ complex is quite large, mostly underground.

Christopher Strunk <suretynomore@gmail.com>

Fri, May 15, 2020 at 1:25 PM

To: jbinnall@harveybinnall.com, lmckasson@harveybinnall.com, molly@federalappeals.com

Co. Sidney Powell <sidney@federalappeals.com>

Bcc: Harold Van Allen <bill/vanallen@icloud.com>, "michael@shrimpton.co.uk" <michael@shrimpton.co.uk>, Janed Relabolation Grange, Incatal

EMBARGOED PERSONAL and CONFIDENTIAL

Greetings, and as a followup to my message recorded at Tel: 214-707-1775 for a response by Sidney Powell.

Pursuant to the request of the Court in the subject criminal case, barring a successful writ of prohibition from a higher court between now and say this coming Monday, in the best of all possible worlds we are through the looking glass and as such in order to protect what is left of the justice, undersigned senior citizen in propria persona intends to file an actual real friend of the court brief in re Judge E G Sullivan's text order of our EDNY Judge John Gleeson shown at Docket Item # 205 of the May 13, 2020 ORDER APPOINTING AMICUS CURIAE as to MICHAEL T. FLYNN, Signed by Judge Emmet G. Sullivan on 5/13/2020 see https://www.courtlistener.com/docket/6234142/unitedstates-v-flynn/?page \pm 2) also attached, it seems 57 years later that Judge E G Sullivan seeks a dissenting opinion status in 373 U.S. 83 (83 S.Ct. 1194, 10 L.Ed.2d 215) John L. BRADY, Petitioner, v. STATE OF MARYLAND. No. 490. Argued: March 18 and 19, 1963. Decided: May 13, 1963. dissent, HARLAN, BLACK [HTML] https://www.law.cornell.edu/supremecourt/text/373/83

Sincerely

Christopher Earl Strunk in propria persona

[Quoted text hidden] (Quoted text hidgen)

gov.uscourts.dcd.191592.205.0_10.pdf 140K